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DISTRICT OF MASSACHUSETTS

UNITED STATES DISTRICT COURT

Civil #82-1672-3

ANNE ANDERSON, for herself, and as parent and next friend of CHARLES ANDERSON, and as Administratrix of the estate of JAMES ANDERSON; CHRISTINE ANDERSON; RICHARD AUFIERO, for himself, and as parent and next friend of ERIC AUFIERO, and as Administrator of the estate of JARROD AUFIERO; LAUREN AUFIERO; DIANE AUFIERO, for herself, and as parent and next friend of JESSICA AUFIERO; ROBERT AUFIERO; KATHRYN GAMACHE, for herself, and as parent and next friend of AMY GAMACHE; TODD L. GAMACHE; ROLAND GAMACHE; PATRICIA KANE, for herself, and as parent and next friend of MARGARET KANE; KATHLEEN KANE; TIMOTHY KANE and KEVIN KAME, Jr.; KEVIN KANE; DONNA L. ROBBINS, for herself and as parent and next friend of KEVIN ROBBINS, and as Administratrix of the estate of CARL L. ROBBINS, III; MARY J. TOOMEY, for herself and as next friend of MARY EILEEN TOOMEY, and as Administratrix of the estate of PATRICK TOOMEY; RICHARD J. TOOMEY; JOAN ZONA, for herself, and as Administratrix of the estate of MICHAEL ZONA; RONALD ZONA; ANN ZONA; JOHN ZONA; and PAT ZONA, Plaintiffs

V.

CRYOVAC, Division of W. R. GRACE & CO.; W. R. GRACE & CO.; JOHN J. RILEY COMPANY, Division of BEATRICE FOODS CO.; BEATRICE FOODS CO.; and XYZ Company(ies), Defendants

Deposition of VINCENT A. FORTE, taken on behalf of the Plaintiffs pursuant to the applicable provisions of the Federal Rules of Civil Procedure, before Nancy L. Eaton, Notary Public in and for the Commonwealth of Massachusetts, at the offices of Schlictmann, Conway & Crowley, 171 Milk Street, Boston, Massachusetts, on Wednesday, March 27, 1985, commencing at 10:00 p.m.

APPEARANCES:

SCHLICTMANN, CONWAY & CROWLEY, by JAN SCHLICTMANN, Esquire, and KEVIN CONWAY, Esquire, 171 Milk Street, Boston, MA 02109, for the Plaintiffs.

HALE & DORR, by SUSAN WINKLER, Esquire and DONALD FREDERICO, Esquire, 60 State Street, Boston, MA 02109, For Beatrice Foods.

FOLEY, HOAG & ELIOT,
by WILLIAM J. CHEESEMAN, Esquire,
One Post Office Square, Boston, MA 02109,
and MARK STOLER, Esquire,
for W. R. Grace & Co. and Cryovac,
Division of W. R. Grace & Co.

GCODWIN, PROCTER & HOAR, by ROBERTA K. SCHNOOR, Esquire, 28 State Street, Boston, MA 02109, For Unifirst Corporation.

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|-----|---------------|-------------------|-------------|-------------|
| 1 | | <u>I N</u> | D E X | |
| 2 | | | | |
| 3 | Witness | | Direct | Cross |
| 4 | Vincent A. Fo | rte | 4 | |
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| 7 | Exhibits | | | |
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| 1 | MR. CHEESEMAN: Shall we proceed with | | |
|-----|---|--|--|
| 2 | the same stipulations used in the deposition of Mr. | | |
| 3 | Paul Shalline? | | |
| 4 | MR. SCHLICTMANN: Very good. | | |
| 5 | VINCENT A. FORTE, | | |
| 6 | having been duly sworn, testified as follows | | |
| 7 | in answer to direct interrogatories: | | |
| 8 | Q. (BY MR. SCHLICTMANN) Would you tell us | | |
| 9 | your name | | |
| 10 | A. Vincent A. Forte, FORTE. | | |
| 11 | Q. Where do you live? | | |
| 12 | A. 1247 Shadow Way, Greenville, South | | |
| 13 | Carolina. | | |
| 1 4 | Q. And you work for which company right now? | | |
| 15 | A. Cryovac Division of W. R. Grace. | | |
| 16 | Q. What is your present position? | | |
| 17 | A. Director of customer equipment operations. | | |
| 18 | Q. What does a director of customer | | |
| 19 | A. Customer equipment operations. | | |
| 20 | Q. What do you do? | | |
| 21 | A. I am responsible for equipment | | |
| 22 | manufacturing, equipment engineering for customers, | | |
| 23 | equipment application, equipment administration and | | |
| 2 4 | technical administration for equipment. | | |

How long have you had that position? 1. Ç. Since October 1984. 2 Α. 3 0. And prior to that time? I was general manager of the Equipment 4 5 Division in Woburn, Massachusetts. 6 How long were you general manager of the 7 Equipment Division? 8 I believe since 1967. 9 MR. CHEESEMAN: If there was a short 10 period of employment in between those two jobs, you 11 ought to mention it. 12 I don't remember it. Why, do you know 13 something I don't know? 14 MR. CHEESEMAN: I must have 15 misunderstood. 16 Did you take some time off or work for 17 somebody else or did you have another position? 18 Oh, oh, oh. Well, I don't know if that's Α. 19 pertinent. 20 (Off the record discussion). 21 Were you a consultant for somebody or Q. something? 22 2.3 I did some work for another company. I 24 was planning on retiring.

What was the work you did for the other 1 Q. 2 company? I was president of Burlington Engineering 3 Α. temporarily. President of Burlington Engineering. 0. 5 this a company that you started? 6 No, no, no. It was a company that existed 7 Α. and was owned by Interstate Electric in Burlington. 8 What were those years that you were 9 Q. associated with them? 10 1.1 I was only doing it for a couple of months A. during the period of 1974 when I was debating 1.2 1.3 retiring, but I was still working for Cryovac. 14 MR. CHEESEMAN: 1984? 15 '84. I said '74. Α. 16 Q. What were your duties during that brief 17 period? For who? 18 Α. 19 What were your responsibilities for the Q. Burlington Engineering? 20 21 Α. Cryovac? 22 No, Burlington Engineering. 0. 23 I was president of the company. Α. 24 What do those responsibilities include? Q.

- A. Well, sales, manufacturing, some

 accounting because they had their own accounting at

 the parent company. All the operations that they

 performed at Burlington Engineering, which was a

 manufacturing type sales company for hoist and

 things of that sort.
 - Q. And you made a decision not to retire?
 - A. Yes.

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I was still at Cryovac doing work for them at the same time.

- Q. And then you went, were you then promoted or did you get another job with Cryovac?
 - A. No, they promoted me.
 - Q. They promoted you to director of customer --
 - A. In October, right.
- 16 0. Of 1984?
- 17 A. Right.
- 18 Q. Now, you said you were general equipment
 19 manager?
 - A. General manager of the Equipment Division.
- Q. General manager of the Equipment Division.

 What were those responsibilities?
 - A. I was responsible for all the functions in the Equipment Division which included manufacturing

and purchasing, overall, not directly, but overall responsibility purchasing, production control, all the production areas, customer service, accounting, relationships with all suppliers, negotiations with all suppliers, supporting the sales effort for the sale of equipment in the field all over the United States and sometimes other countries.

- 0. Now, this was general manager of the Equipment Division, you were the main person at the Woburn plant then?
 - Α. Yes.

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- You were the top official at the Woburn 0. plant?
 - Α. Yes.
 - Q. That was from 1967 until October of 1984?
- I believe it was '67. I don't have a Α. 17 precise, but until 1984.
 - So between 1967 and 1984, you had the most 0. responsible position at the Woburn plant?
 - There was a Dave Taylor in there for a Α. year or two and I'm not sure which years those were.
 - Dave Taylor. What was his position? Q.
 - As I recall, he was a vice president that Α. had dual duties, some duties with respect to

Promoting new products for W. R. Grace out of New York and the other part of his duties were responsibility for the overall Woburn operation, for the policy point of view and that sort of thing. It was sort of a part-time administrative function.

- Q. Did he share responsibilities with you then?
- A. No, he did nothing actively as far as the management of the plant. I reported to him once a week and said what was going on and that was it.
- Q. He was essentially there more in a consulting role or an advisory role?
 - A. I would say so. That's a good term to use for Dave.
 - Q. But you were still the person in charge throughout that period 1967 to 1984?
 - A. For all the operation.
 - Q. At the plant?

- A. At the plant.
- Q. Now, prior to 1967, what was your position at the plant?
 - A. Plant manager.
 - Q. What years were you plant manager?
- A. I believe from somewhere in the early

- sixties. I'm guessing at this. Probably -- I

 don't want to guess. Between '62 and '64 probably

 I became plant manager until I became general

 manager.
 - Q. And what were your responsibilities as plant manager?
 - A. The same ones I indicated before.
 - Q. Would you for the record indicate what your duties as plant manager were?
 - A. The same ones, production, purchasing, customer service. Everything I have said before for general manager.
 - Q. Was there a general manager over you?
 - A. Not while I was plant manager.
 - Q. So essentially as plant manager then between 1962 and 1967 you were also, you had the most responsible job at the Woburn plant?
 - A. That's correct.
 - Q. So you were in charge of the Woburn plant between those years as well?
 - A. Yes, sir.

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- Q. Before you became plant manager, what was your position?
- A. Production manager.

Production manager? 1 Q • 2 Yes, sir. Α. 3 What were your years as production manager? 0. What were the years you were production manager? 4 At Woburn? 5 Α. Yes. 6 Q. 7 From the day it opened until I became Α. 8 plant manager and it opened in about June or July of '60. 9 10 Q. Now, what were your duties as production 11 manager? 12 I was responsible for purchasing, Α. 13 inventory control, production control and all the production departments and I think that's it. 14 15 Was there somebody over you in Q. 16 responsibility? Yes, there was a general manager. 17 Α. 18 A general manager. Who was he? Q. 19 Which year? Α. 20 All right. Between the years 1960 when Q . 21 you started at the Woburn plant as production 22 manager and before you became plant manager, would

When we opened the Woburn plant, gentleman

you name the plant managers you worked under?

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Α.

by the name of William Rothfuss was manager.

Q. William?

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- A. William J. Rothfuss, R O T H F U S S. He was general manager from 1960 to I believe 1962 sometime, late in '62 probably when they moved to South Carolina. When he moved to South Carolina, I think he moved in late '62.
- Q. When you say moved to South Carolina, you're referring to the Cryovac Division?
 - A. He became vice president of manufacturing.
 - Q. Mr. Rothfuss became?
 - A. Vice president of manufacturing.
 - Q. For the Cryovac in South Carolina?
- A. For the Cryovac Division totally.
- Q. Totally?
- 16 A. The whole Cryovac Division.
- Q. When you say they moved?
 - A. Well, they moved some of the engineering functions, R D & E functions, I think it was Cambridge at the time to Duncan, South Carolina.
 - Q. And after Mr. Rothfuss left, that's when you became plant manager or production --
 - A. No, there was a Joe Abely that came in for a short time.

What was his name? 1 Q. Joseph Abely. A B E L Y, I believe. 2 Α. Avely? 3 Q. Abely. 4 Α. V or B? 5 Q. A B. 6 Α. A B, Abely? 7 Q. Abely. 8 Α. How long was he there as plant manager? 9 Q. 10 A. I think less than a year, about a year 11 maybe but not a long time. 12 What happened to him? Do you know? Q. Ιf 13 you know? 14 Α. He left. He quit. 15 Quit W. R. Grace? Q. 16 Α. Yes. 17 Do you know where he went? Q. 18 I think he went to -- who owns Maxwell Α. 19 Coffee, whatever -- General Foods, is it? Uh-huh. 20 0. 21 I think he went to General Foods. Α. 22 not sure. 23 Q. Beatrice Foods? Do you know the

circumstances of why he left?

- A. Not really. There was something, some management problem, whatever it was.
 - Q. He was there for a short period of time?
 - A. Right.

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- Q. That was after Mr. Rothfuss left at the end of 1962?
 - A. He transferred to South Carolina.
 - Q. So he was there for approximately a year?
- 9 A. About that.
 - Q. Then what happened after Mr. Abely left?
- 11 A. I became plant manager.
 - Q. So would that be approximately 1963 then, do you think, that you became plant manager?
 - A. That's a rough date, yes.
 - Q. Now, prior to your becoming -- prior to your going to the Woburn plant, were you associated with the Cryovac Division or W. R. Grace?
 - A. Yes, I was.
 - Q. What was your position with W. R. Grace prior to 1960, June of 1960?
 - A. Between 1958 and 1960 I was production manager at the Sidney Street location in Cambridge.
 - Q. What operation was at the Sidney Street location?

- A. The same type of operation. Much smaller.
- Q. But the same type as the Woburn plant?
- A. Machine shop. Small manufacturing,

 engineering, customer service. Basically the same

 function.
 - Q. What was that division called?
 - A. Very small. Equipment Division.
 - Q. What was the name of the company there at Sidney Street? Did it have a name?
 - A. Cryovac Equipment Division.
- 11 Q. At Sidney?

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- 12 A. Same Equipment Division.
- 13 Q. At Cambridge. All right. Before 1958?
- 14 A. Before 1958 I was inventory control
- 15 | manager I believe.
- Q. How long were you inventory control manager?
 - A. A year or two. Well, it couldn't be that long. Less than two years.
 - Q. And what were your responsibilities as inventory control manager?
 - A. Purchasing, scheduling the purchase of products that we needed for our machines, purchasing machines and components.

- Q. And was that at the Sidney Street office?
- A. No, that was at the Dewey and Almy
 location at 62 Whittemore Ave., Cambridge.
 - Q. Dewey and Almond?
 - A. Uh-huh.

- Q. Dewey and Almond at that time that you were inventory control manager, they were part of the Cryovac Division or part of W. R. Grace?
- A. Cryovac Division was part of W. R. Grace at that time.
- Q. So it was part of the Cryovac Division,
 Dewey and Almond was part of the Cryovac Division
 in 1957 when you were inventory control manager?
 - A. I'm not sure I understand your question.
- Q. All right. What I want to know is the time you were inventory control manager?
 - A. W. R. Grace owned Cryovac at that time.
 - Q. And Cryovac owned Dewey and Almond?
- A. No. Dewey and Almy, I don't know if they split up the divisions, what year they split up the divisions, but at sometime in the late fifties they split up the divisions so there was different divisions reporting to Grace as part of Grace.
 - Q. Is it Almy or Almond?

1 Α. A L M Y. 2 So Dewey and Almy was another division? 3 At some point after Dewey and Almy bought Α. 4 them. 5 You are going to have to help me here. Q. Who bought who? 6 7 W. R. Grace --Α. 8 What is your knowledge about the Q. 9 relationship between Cryovac or W. R. Grace and 10 Dewey and Almy? 11 Α. Well, when I joined the company, it was 12 Dewey and Almy Chemical Company. 1.3 All right. What year? Q. 14 Dewey and Almy something. I don't know if 15 it was chemical company, but that might be right. 16 Q. What year was that? 17 Α. When I joined the company? 18 Yes. 0. 19 1954. Α. 20 Q. 1954? 21 Α. Uh-huh. 22 When you say joined the company, you're Q. 23 referring to what company?

Dewey and Almy.

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A.

So you joined Dewey and Almy in 1954. 1 Q. 2 They were located in Cambridge? 3 Yes. Α. And were they owned by anybody? Q. 5 Α. No. At sometime they became owned by the 6 Q. 7 Cryovac Division of W. R. Grace? No. 8 Α. At sometime did anybody take over 9 Q. ownership of Dewey and Almy? 10 11 Pardon me? Α. 12 Did anybody take over ownership of Dewey 0. 13 and Almy? 1.4 W. R. Grace. 15 Do you know when they did? Q. 16 I'm guessing. It is late '54. Α. 17 Now, when you joined Dewey and Almy, what 0. 18 was your position when you first joined with them? 19 Detail draftsman in engineering. A. 20 Q. Detailed draftsman? 21 In engineering. Α. 22 What were your duties? Q. 23 Drafting. Α. 24 Any others? Q.

- 1 A. That's it.
 - Q. And how long did you hold that position?
- A. '54 -- well, about a year.
 - Q. And then your position changed?
- 5 A. Yes.

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- Q. What did you become?
- A. For a short time I was the instructor for salesmen to repair our equipment. For a short time I was an inspector and then I became special projects engineer and then I became inventory control supervisor which brings us back to where we were originally.
- Q. All right. That wasn't too hard. Now, so in 1954 your understanding was Dewey and Almy became -- were purchased by W. R. Grace?
- A. I believe. I am not sure of the date but I think it was the end of '54.
 - Q. Soon after your going to Dewey and Almy?
 - A. Yes, within a year I think.
- Q. And you were inventory control manager you believe approximately two years before you joined -- went to the Woburn plant; is that right?
 - A. No, I was at Sidney Street.
- 24 Q. Sorry, to the Sidney Street office as the

- production manager. How long were you inventory
 control manager?
 - A. About a year.

- Q. One year. Good. Now, before you came to work for Dewey and Almy, had you worked for anybody else?
- 7 A. I worked for Union Carbide, Linde Air 8 Products Division.
 - Q. Union Carbide?
- 10 A. Linde Air Products Division of Union
 11 Carbide.
- 12 Q. Where is that located?
- 13 A. It was located in South Boston, East First
 14 Street.
- 15 Q. What was your position there?
- 16 A. I was a mechanic on their liquid oxygen
 17 and nitrogen vehicles.
- 18 Q. What were your duties?
- 19 A. Keep them running.
- 20 Q. The motors?
- 21 A. Everything.
- Q. Does that have to do -- these were trucks
 that had liquid chemicals?
- 24 A. Liquid nitrogen and liquid oxygen.

- Q. And your responsibilities were to the running of the vehicles or any mechanical thing having to do with the vehicles?
 - A. Anything mechanical to keep them running.
 - Q. How long did you have that position?
 - A. Let's see. About four years.
 - Q. And prior to that, what was your position?
- 8 A. I was in the Navy.
 - Q. So you went from the Navy to Union Carbide?
- 10 A. I was with them before I went in the Navy.
- 11 Q. How long were you in the Navy?
- 12 A. From 1945 to 1949.
- Q. What was your job in the Navy? What were the different jobs that you had in the Navy?
 - A. I was an instructor for air traffic control.
 - Q. Instructor of air traffic control?
- 18 A. Right.

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- Q. What exactly were you responsible for?
- 20 A. Responsible for teaching students how to
 21 obtain an air traffic control license so that they
 22 could bring planes in and out of airports.
 - Q. All right. Is that all your responsibilities were for that four years in the

Navy?

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- A. I had a course in combat information center type work for destroyers, carriers, that sort of stuff, but except for boot camp, I was in that function three plus years.
- Q. All right. Now, prior to your tour in the Navy, you said you worked for Union Carbide.
- A. Linde Air Products Division of Union Carbide.
 - Q. What was your position?
- 11 A. Hydrostatic tester before I went in the 12 Navy.
 - Q. Hydrostatic tester? What's that?
 - A. To test the tanks, the oxygen tanks to make sure there were no weaknesses to prevent them from exploding.
- 17 Q. All right.
 - A. We tested them under high pressure.
 - Q. Did you prevent them from exploding?
- 20 A. We checked them to see if they were safe.
- 21 Q. How long did you hold that position?
- 22 A. About a year and a half.
- Q. And prior to that?
- A. School. High school.

Where did you go to high school? 1 Q. 2 Mechanic Arts High School. Α. 3 Mechanical Arts? Q. Mechanic Arts High School. Α. Where is that? 5 Q. In Boston. It is torn down now. 6 Α. 7 And how long did you go to high school? Q. 8 How long was your high school education? 9 Α. Four years. 10 Q. And did you receive special training in 11 high school? 12 High school courses. I had some college 13 courses. I had some mechanical courses, electrical 14 courses. 15 Q. Was it a trade school or regular high 16 school? 17 A. It was a regular high school. Regular 18 Boston high school. 19 Now, when you went to work for Union 20 Carbide, did they give you any special training or 21 courses? 22 No. They taught me how to perform my job

as hydrostatic tester, but beyond that there were

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no special courses.

- Q. Did you during the time that you worked for Union Carbide take any other courses or training?
 - A. Before I left them in '54 I started going to Northeastern University.
 - Q. All right.

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- A. Or just about the same time.
- Q. What courses did you take at Northeastern?
- A. I enrolled in a course which would lead to an Associate in Mechanical Engineering.
- Q. Did you in fact get your Associate degree in Mechanical Engineering?
- 13 A. Yes, I did.
- Q. When did you get that?
- 15 A. Why don't I tell you all the degrees
 16 because I went to school nights for about ten years.
 - Q. Did you?
 - A. Just to save a lot of time because I don't remember the exact dates.
 - Q. You don't. All right. Why don't you do that.
- A. Starting in 1954, I entered a program for
 Associate in Mechanical Engineering, got that then
 started a program for Bachelor Business

- Administration in Engineering and Management, got 1 2 that --3 Wait a minute. You are going a little too 0. fast. 4 Bachelor of Business Administration. 5 You took ten years to go through these. 6 7 don't want to go over them in thirty seconds. A wish it was thirty seconds. 8 9 In 1954 you went to Northeastern and you 10 took courses in mechanical engineering; is that 11 How long did it take you to complete that course? 12 13 About four years. Α. 14 About four years. You went at night? Q. 15
 - Α. Yes.
 - Now, after that you enrolled in more 0. courses?
- 18 Α. Yes.

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- 19 Where did you enroll? Q.
- 2.0 Northeastern. Α.
 - All right. What courses did you enroll in at Northeastern after you got your Associate's degree in Mechanical Engineering?
- 24 Α. Courses leading to a Bachelor of Business

- Administration in Engineering and Management which was a special course.
 - Q. What courses did you take to obtain that degree?
 - A. You mean the actual --
 - Q. What areas?

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- A. There were mostly business type courses.
- Q. Did you take any other engineering courses?
- A. Not during that, I don't think so during that period.
- 11 Q. When did you get your Bachelor's degree in
 12 Business Administration?
- A. I really don't remember the date. Sixty,

 early sixties.
 - Q. After you received your Bachelor's in

 Business Administration, did you receive any other

 training?
 - A. Yes, then I entered a program for an MBA.
 - Q. An MBA?
 - A. Yes.
- 21 Q. Master's in Business Administration?
- 22 A. Uh-huh.
- Q. When did you enter that program?
- A. In the early sixties or between '60 and

1 '63 I guess.
2 Q. Whe

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- Q. When did you complete that program?
- A. I believe I received my degree in '67.
 - Q. Where did you receive that degree?
- 5 A. Northeastern.
 - Q. Northeastern. What were the courses that you took, what were the areas you took them in to receive your Master's in Business Administration?
 - A. All business and management courses, marketing. The standard Master of Business Administration course study.
 - Q. Other than your Master's in Business

 Administration, did you go to any other courses,
 take any other courses, receive certification?
 - A. No.
 - Q. You said that in your working for Union

 Carbide you didn't receive any specialized training?
 - A. No, I did not.
 - Q. In the Navy did you receive any specialized training?
- A. Air traffic control, link trainer, that's it.
 - Q. And you worked for --
- A. And C I C.

What is C I C? 1 Q. Combat information center work. 2 When you worked for Dewey and Almy, did 3 **Q**. you receive any specialized training? 4 5 Α. No. Did they give you any seminars or training? 6 Q. 7 Α. No. Now, in your work for the Cryovac Division, 8 Q. 9 have you received any specialized training? 10 I have gone to some advanced management 11 seminars that are held by the company. 12 All right. And can you give me, could you Q. 13 review for me the advanced management seminars that you attended, the years and approximately the years? 14 15 Ch, boy. Α. 16 As best you can. 0. 17 Probably five or six years ago, seven 18 years ago. I don't know. 19 Q. Was that the only course you took? 20 In the seventies sometime. Α. 21 Sometime in the 1970's? Q.

Do you remember if it was the mid

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Α.

Q.

seventies?

Yes.

- 1 A. Probably late seventies.
- Q. Where was the course held, the seminar?
 - A. I believe it was Ashville, North Carolina.
 - Q. Was it a one-day seminar, last a few days?
- 5 A. I think three days.
 - Q. And what did you learn during that three-day seminar?
 - A. Well, there were management techniques, windows of opportunity, how to manage people more effectively, things of that sort. I can't give you the details of what the program was.
- 12 Q. All relating to management?
- 13 A. Yes.

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- Q. And that took place in the mid seventies?
- 15 A. In the seventies.
- Q. Now, other than that seminar, did you ever attend any other seminars sponsored by W. R. Grace or its Cryovac Division?
 - A. I don't recall any.
 - Q. Other than the courses that you have talked about and the training that you have talked about, have you received any other training in any other areas?
- 24 A. Not that I recall.

| 1 | Q. And other than the seminar that you |
|-----|--|
| 2 | remember attending in the 1970's, you can't |
| 3 | remember attending any other seminars sponsored by |
| 4 | W. R. Grace or its Cryovac Division? |
| 5 | A. No. |
| 6 | Q. Have you subscribed to periodicals, |
| 7 | magazines or journals at any time? |
| 8 | A. Wall Street Journal, Kiplinger Letter. I |
| 9 | think I'm on the mailing list for Managing Digest. |
| L 0 | I get these magazines and I get so many magazines, |
| 1.1 | I don't remember the names. I don't read them all. |
| L 2 | Q. Do you belong to any professional |
| 13 | associations? |
| . 4 | A. I belong to Packaging Machinery |
| . 5 | Manufacturers Institute. I represent Cryovac. It |
| . 6 | is an association. |
| . 7 | Q. How long have you been in that association? |
| . 8 | A. Twenty years. |
| . 9 | Q. Now |
| 0 | A. Roughly. |
| 21 | Q. And any other associations other than that |
| 2 2 | association? |

A. One more that I was in for a while. I

think it was a material's handling association that

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I became a member of.

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- Q. Do you remember when you become a member of the materials handling association?
 - A. I don't know. In the seventies, late seventies.
 - Q. And was that as part of your responsibilities as manager at the Woburn plant?
 - A. No, not really. I was just interested in materials handling because that was one of the things we did for selling equipment. It is a sales tool.
 - Q. Materials handling?
 - A. Yes, because we sell a lot of equipment based on materials handling for our customers.
 - Q. I see, all right. And do they have a journal, materials handling?
 - A. Yes, I believe they do. I don't recall what it is, but I believe they send out literature once a month, periodically.
 - Q. You mentioned, let's see, Packaging --
 - A. Packing Manufacturer's -- Packaging

 Manufacturing Machinery Institute. It is almost a

 tongue twister.
 - Q. Do they have any journals?

- A. They send out surveys occasionally and they have committee meetings on different things, management type things.
 - Q. Have they ever sponsored a seminar or a program which you have attended?
 - A. Well, they have, they always have programs at all the yearly meetings which cover one subject or another.
 - Q. And have you been attending those?
 - A. Oh, yeah. Most of them. Not all of them.
 - Q. How long have you been attending those seminars?
- A. For the time I have been associated with them.
 - Q. Approximately twenty years?
- A. With the exception of three or four that I couldn't make.
 - Q. And where are these usually held?
- 19 A. All over.

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- Q. All over the country?
- A. Could be Hawaii, could be Florida, could be Arizona. They would have a different location every year.
 - Q. And what were the seminars or programs

- that they would hold? What would they be about,
 what areas?
 - A. Mostly management type areas and they'd have a speaker like Bill Kaiser or some fancy name to come and talk to us.
 - Q. They would be in areas of management?
 - A. Primarily management.
 - Q. Have you ever attended any seminars or any programs --
 - A. By the way, these were all management people.
 - Q. Who attended these things?
- 13 A. Yes.

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- Q. Now, have you ever attended any seminars
 or any program sponsored by any corporation, group
 or association at which the handling of toxic
 material was ever discussed?
 - A. No.
 - Q. Have you ever attended any program, seminar sponsored by a governmental agency --
 - A. No.
 - Q. Association or whoever concerning waste disposal practices?
- 24 A. No.

- Have you attended any seminars or programs 1 Q. 2 sponsored by any group, association or governmental agency concerning environmental matters? 3 Α. No. Or pollution control? 5 Q. No. Α. Now, in preparation for today's testimony, 7 Q. did you review any documents? 8 Yes, I did. Α. 9 What documents did you review? 10 0. I reviewed documents that counsel showed 11 12 me yesterday, and I skimmed through the depositions for Barbas and Shalline. 13 14 So you have --Q. 1.5 Last night, groggily. 16 All right, sir. You have reviewed the Q. deposition of Mr. Shalline that have been taken to 17 18 date as well as Mr. Barbas? I skimmed through them. 19 20 And you have reviewed the exhibits which Q. 21 have been entered into Mr. Shalline's deposition?
 - Q. Did you get a chance to examine those exhibits?

I saw them yesterday.

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Α.

I looked at them, yes. Examined them -- I 1 Α. 2 looked at them. In examining those exhibits, did you 3 Q. recognize any exhibits that you may have seen prior 5 to your examination of them yesterday? No. I don't recall seeing them prior to 6 7 yesterday. 8 You know Mr. Shalline? Q. 9 Yes, I do. Α. 10 0. How long have you known Mr. Shalline? 11 Since probably 1950 -- somewhere around Α. 1.2 157-58. Did you know him when you were working for 13 Q. 14 Dewey and Almy? 15 Α. Yes. He was there. 16 And Mr. Shalline came with you to the Ç. 17 Woburn plant in 1960? 18 Α. Yes. 19 Q. Had you requested he come with you? 20 Α. Yes. 21 Q. And were there others that you brought 22 with you as your management team there in the

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Woburn plant?

Α.

Yes.

Q. Who else?
A. Well, all

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- A. Well, all the people that were at Sidney
 Street in 1958 and '59. I don't recall all the
 names of the people. There were about a dozen or
 two dozen people. Some of them were engineers that
 did not report to me.
- Q. You had some input into who was to go to the Woburn plant?
 - A. We took everybody that was at the Sidney Street operation to Woburn.
 - Q. When you say we, who are you including?
 - A. I mean Cryovac. The Equipment Division.

 Equipment Division as it existed in 1960.
 - Q. Now, were you familiar with the Safety Committee at the Woburn plant?
 - A. I know we have one.
 - Q. Who established the Safety Committee?
- A. I don't remember.
 - Q. Did you establish the Safety Committee?
- 20 A. I may have. I don't remember.
 - Q. Was there a Safety Committee at the Sidney Street office?
 - A. I don't remember if we did. We had a very small group at Sidney Street. There were only five

- 1 production people.
- Q. Did you know that Mr. Shalline was a member of the Safety Committee?
 - A. Yes.

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- Q. Who appointed him a member of the Safety

 Committee?
 - A. I don't recall.
 - Q. Did you know that at some point Mr.

 Shalline became Pollution Control Officer at the Woburn plant?
- 11 A. I don't recall that title.
- 12 Q. Well, at some point did you know that Mr.

 13 Shalline was made Pollution Control Officer?
- 14 A. No.
 - Q. Do you have a Pollution Control Officer at the Woburn plant?
- 17 A. I don't think so.
 - Q. Did you see in Mr. Shalline's deposition where he testified under oath that he is now the Pollution Control Officer at the Woburn plant?
 - A. Yes, I did. He is responsible for environmental matters and if that's Pollution Control Officer, then he is Pollution Control Officer.

- Q. All right. You understand that he is in charge of environmental matters?

 A. Yes, he is.

 O. When did he become responsible for
 - Q. When did he become responsible for environmental matters?
 - A. Well, I would say he has been involved in that part of the business for a long time.
 - Q. How long?

- A. Years. I don't know how long.
- Q. Well, when you brought him with you to the Woburn plant, was he in charge of environmental matters in the 1960's?
 - A. I don't know that we had any environmental matters in the 1960's to be in charge of.
 - Q. You don't think you had any environmental matters to be in charge of in the 1960's?
 - A. That's correct.
 - Q. Did you believe that you had pollution control matters that you had to have somebody responsible for in the 1960's?
 - A. No, I did not believe that.
- Q. In the 1970's, did you believe that you should have somebody responsible for environmental matters?

A. No, I didn't believe that.

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- Q. Did you believe in the 1970's you should have somebody responsible for pollution control?
 - A. No, I didn't believe that.
- Q. In the 1980's, did you think that the Woburn plant should have somebody in charge of environmental matters?
 - A. Yes, I did believe that.
- Q. And did you believe that you should have somebody in charge of pollution control matters in the 1980's?
 - A. Environmental matters, yes.
- Q. Do you as part, when you say environmental matters, what would you include in that?
- A. Anything relating to regulations, wherever they might come from, to comply with them.
- Q. Why did you believe in the 1980's you should have somebody responsible for environmental matters?
- A. Because there were all kinds of regulations coming through and we needed somebody to watch out for them and make sure we complied with them.
 - Q. Other than the fact that the government

had certain regulations and statutes concerning environmental matters, did you believe it was necessary to have somebody in charge of environmental matters for any other reason?

A. No.

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- Q. Do you think that in your capacity as plant manager, did you consider it important to have somebody in charge of pollution control matters at the Woburn plant?
 - A. No.
- Q. In your capacity as general manager of the plant during the times that you were general manager of the plant, did you think it was important to have somebody responsible for environmental matters at the plant?
 - A. Not until the eighties.
 - Q. When the government had certain regulation?
- A. Whenever the regulations. Maybe it wasn't the eighties. Maybe it was '79. I don't know. Whatever year it was when we had to comply, that's when I became interested in having somebody involved, deeply involved.
 - Q. And that person is Mr. Shalline?
- 24 A. Yes.

- Q. Now, Mr. Forte, are you familiar with the types of chemicals that are used at the plant or have been used at the plant and what they were used for?
 - A. No, I never got involved in the chemicals that were used in the plant.
 - Q. You never got involved in that?
 - A. No.

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- Q. Who was the person at the plant who would get involved in the use of chemicals at the plant?
- A. Well, anybody down from the production manager to the foreman. The foreman could order supplies that they needed to operate their departments; and if they were chemicals that they needed, cleaning fluids, whatever, they bought what they needed. I don't know what they were.
- Q. All right. Did they ever, were they ever required to advise you as to what chemicals they were buying?
 - A. No, they were not required to advise me.
- Q. You were never aware of what their purchasing activities were regarding chemicals?
 - A. Not in relation to those.
 - Q. During any time that you were associated

with the Woburn plant, was it ever your 1 responsibility to know what chemicals were being 2 3 purchased or used at the Woburn plant? A. Well, I had total responsibility for the 4 Woburn plant, but I didn't get involved in what

- All right. Did you understand that Mr. 0. Shalline was responsible for determining what chemicals were in use at the plant and how they
- For those he bought. There may have been Α. other people that bought chemicals.
- 0. So is it fair to say then that nobody at the Woburn plant ever had ultimate responsibility concerning what chemicals were purchased at the Woburn plant?
 - For what period of time? Α.

MR. CHEESEMAN: Object to the form of the question. Go ahead.

- Q. For any period?
- Α. In the eighties.
- 22 Q. In the eighties. That would be Mr. 23 Shalline?
- 24 Α. Yes.

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they used.

were used?

1 But prior to the 1980's, nobody was Q. responsible at the Woburn plant for determining the 2 chemicals that were being used at the plant? 3 MR. CHEESEMAN: Object to the form of 4 the question. Go ahead. 5 Officially, no. 6 Α. 7 Well, anybody unofficially? Q. 8 Well, informally Paul was deeply involved in safety matters and that sort of thing, so if 9 there was anything relating to safety, he would be 10 involved in it. If it related to chemicals. 11 So any matters relating to safety 12 Q. 13 regarding chemicals, Mr. Shalline would be the one responsible? 14 15 I would say that's correct. Α. 16 During the time that you were associated Q. with the Woburn plant --17 18 A. Yes. Would anybody else --19 Q. 20 Go ahead. Α. 21 Q. I am sorry. You want to qualify that? 22 No, go ahead. Α. 23 Anybody else other than Mr. Shalline? Q.

Any of the production managers during

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Α.

those periods.

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- Q. Would you ever have any responsibilities concerning safety matters regarding the use of chemicals at the plant?
- A. If I heard of a safety matter, I probably did something about it.
- Q. Are you familiar with the waste disposal practices at the Woburn plant during the time that you have been associated with them?
 - A. What period of time?
- Q. During any time that you were associated with the Woburn plant?
 - A. In the eighties.
- Q. Prior to the 1980's, did you ever have any responsibilities concerning waste disposal practices at the plant?
 - A. No.
- Q. What are your responsibilities now at the plant concerning waste disposal practices or prior to your leaving the plant in 1984?
- A. Well, Paul Shalline is responsible for that.
- Q. But did you have any responsibilities in the 1980's other than Mr. Shalline regarding waste

disposal practices?

- A. No, I did not.
 - Q. Mr. Shalline has had responsibility for those matters?
 - A. Yes, he did.
 - Q. Are you aware of what chemicals during your association at the Woburn plant, are you aware of what chemicals were used at the plant?
 - A. Not until yesterday.
 - Q. Not until yesterday?
 - A. Well, except for this litigation and things that have come out since, you know, in the eighties.
 - Q. Well, you mean you became aware of the chemicals that were in use at the plant because of this litigation?
 - A. Well, and the EPA inquiry since then.
 - Q. Since this litigation and the EPA inquiry, that's when you became aware of the chemicals that were in use at the plant?
 - A. To some degree, to the degree I was aware of this.
 - Q. Prior to this litigation and the EPA inquiry, you weren't aware of the chemicals being

1 used at the plant? 2 No, I was not. Does that mean then as production manager, 3 plant manager or as general manager prior to this 5 litigation and the EPA inquiry of 1982, that you 6 never were aware of the chemicals being used at the plant? 7 Not unless there was a problem that came 8 Α. up and I was involved in it. 9 10 Do you remember there ever being a problem? Q. 11 Well, I saw a letter that they showed me 12 yesterday I apparently wrote. 13 And that letter you are referring to, what 0. 14 letter was that? 15 I don't recall. 16 Q. Do you remember roughly what it was about? No, I saw too many. 17 Α. Are you referring to the response to the 18 Q. 19 EPA? 20 Α. No, I think there was something else that 21 somebody showed me. 22 Q. Was it your attorney who showed you?

(Exhibit 12 handed to the witness).

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Α.

Uh-huh.

| 1 | Q. Is that the one are referring to? |
|----|---|
| 2 | A. This is one I saw. |
| 3 | (Counsel and witness conferred). |
| 4 | Q. Is that the one that you are referring to? |
| 5 | A. This is one I saw yesterday. |
| 6 | Q. And that exhibit number is? |
| 7 | A. Where is it? Oh, number Shalline No. |
| 8 | 12. |
| 9 | Q. Yes, Shalline Exhibit No. 12 is the |
| 10 | document you are referring to that indicated that |
| 11 | you had some knowledge about chemical use? |
| 12 | A. Well, whatever it says here, right. |
| 13 | I don't know that it says anything |
| 14 | about chemicals though. |
| 15 | Q. All right. Well, this Exhibit No. 12 is |
| 16 | dated 1967, and it indicates that it is from you? |
| 17 | A. Yes. |
| 18 | Q. Do you remember sending this document to |
| 19 | Mr. Morrill? |
| 20 | A. No. |
| 21 | Q. No? |
| 22 | A. No. |
| 23 | Q. Mr. Forte, this memo indicates that it is |
| 24 | from you; is that right? |

Yes, it does. Α. 1 It indicates that the subject is pollution 2 control at the Woburn equipment plant; is that 3 right? 4 Α. Yes. 5 6 Q. Who asked you to do this memo? Well, it refers to two documents, so I 7 A. 8 assume Morrill or Moore. What do you remember that Mr. Morrill and 9 Q. 10 Mr. Moore requested you to do that resulted in your 11 doing this memo? 12 I don't remember. Α. 13 Who is Mr. Morrill? Q. 14 At one time he was president of Cryovac. 15 President of Cryovac? 0. 16 He was a vice president and a president. Α. 17 At the time of this letter I'm not sure what he was. 18 He was either a vice president or a Q. 19 president? 20 Right. Α. 21 Where did Mr. Morrill work? Q. 22 Α. Duncan, South Carolina.

And Mr. Moore, who is he?

I really don't know.

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Q.

Α.

0. You don't know? 1 I don't remember. 3 All right. It says carbon copies. B. J. Q. Cothran; is that right? 4 5 Α. Yes. Who is Mr. Cothran? 6 Q. 7 If it was Ben Cothran, there was a vice president I think by that name at that time. I 8 don't know what he did. 9 10 For Cryovac? Q. 11 A. Yes. 12 Q. That was in South Carolina as well? 13 Yes. Α. 14 And then there was a Mr. McElhiney? Q. 15 Yes. Α. 16 Q. What was his position? He was I believe chief engineer. 17 Α. 18 And where was he located? Q. 19 South Carolina. Α. 20 Do you know what he was responsible for? Q. 21 I don't know. Α. 22 Mr. Watkins, who is he, W A T K I N S? Q. 23 He was production manager in Woburn. Α. 24 And what was his responsibilities? Q.

A. He was in charge of all production.

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- Q. Do you remember why he got a copy of this memo?
 - A. Because he was in charge of production and that's the area that he would be involved in.
 - Q. And then there is a Mr. Shalline.
 - A. And he worked for Jim Watkins.
 - Q. Now, on that memo it states that:

 Although not a chemical plant, we conform both to requirements and requests from the Massachusetts

 Department of Public Health and the Sanitation

 Department of the City of Woburn as regards

 disposal solutions and materials used in our hard goods manufacturing processes.

Was that a true statement when you made it in the memo?

- A. Well, I obtained this information from my people, so I assume it was true.
 - Q. Who did you obtain the information from?
- A. Well, I'm not sure, but probably Mr.
- 21 Watkins and Mr. Shalline.
 - Q. Did you have any -- was in fact based on -to your knowledge in fact is that a true statement
 as of 1967 that you conformed to requirements and

- requests of the Massachusetts Department of Public

 Health and the Sanitation Department of the City of

 Woburn regarding disposal solutions and materials

 used in your hard goods manufacturing process?
- 5 A. That was a long question, but I think it 6 is no.
 - Q. No, you did not conform?
 - MR. CHEESEMAN: Why don't you read the question back.
 - A. You started out by saying did you know or something like that.
 - Q. To your knowledge.
 - A. Right.

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- 14 O. In 1967.
- 15 A. The answer is no, to my knowledge.
- 16 0. No to what?
- 17 A. To what you say.
 - MR. CHEESEMAN: I think the witness understands your question as asking whether he had knowledge.
 - Q. I think I should ask the question and make sure we aren't guessing about it.
 - A. All right.
- Q. To your knowledge, sir, in 1967 --

| 1 | MR. CHEESEMAN: You're asking whether |
|----|--|
| 2 | he knows anything inconsistent with that |
| 3 | proposition? |
| 4 | Q. The question is, sir, to your knowledge in |
| 5 | 1967, did the Woburn plant conform both to |
| 6 | requirements and requests from the Massachusetts |
| 7 | Department of Public Health and the Sanitation |
| 8 | Department of the City of Woburn as regarding |
| 9 | disposal solutions and materials used in your |
| 10 | manufacturing process? |
| 11 | MR. CHEESEMAN: If you don't |
| 12 | understand the question |
| 13 | Q. If you don't understand the question, tell |
| 14 | me. |
| 15 | A. I don't really know what you're driving at. |
| 16 | If you can ask it a different way or make it |
| 17 | shorter? |
| 18 | Q. To your knowledge in 1967 |
| 19 | MR. CHEESEMAN: Why don't you explain |
| 20 | what you mean by to your knowledge. |
| 21 | A. That's what is throwing me off. |
| 22 | MR. CHEESEMAN: He uses that term |
| 23 | differently. |

A. What do you mean by to my knowledge?

- Q. To your knowledge, were you aware, do you have any information to indicate one way or another, did you have any knowledge about the following.
 - A. Did I personally know?

- Q. Yes, did you personally know?
- A. Not me, no. This information I obtained from people that worked for me.
- Q. When I use the phrase to your knowledge, I mean did you personally know about whatever I'm going to ask you. All right? Do you understand what I'm saying?

(Witness nodded).

- Q. Now, I am going to ask you, to your knowledge in 1967, did the Woburn plant conform to requirements and requests from the Massachusetts

 Department of Public Health regarding the disposal -- regarding disposable solutions and materials used in your manufacturing process?
- A. Based on the information my people gave me, I thought we complied.
- Q. And this is information that you received from Mr. Shalline?
 - A. Or Mr. Watkins. I'm not sure which.
 - Q. Other than the information you received

from Mr. Watkins or Mr. Shalline, did you have any other information to determine whether you conformed to requirements of the Public Health -- Department of Public Health regarding disposable solutions used in the manufacturing process?

A. No.

- Q. Does the Woburn plant conform to requirements -- prior to your leaving the Woburn plant, did it conform to requirements of the Department of Public Health regarding the disposable solutions used in your manufacturing process?
- A. As far as I know in the eighties, whenever the regulations came about, I believe we did.
 - Q. But not before the eighties?
- A. I have no knowledge other than what you see here.
- Q. It states here in paragraph number 2, second sentence, second paragraph of section 2: All chemicals are disposed of through the town of Woburn sewerage system. Was that true in 1967 in the Woburn plant?
- A. I already said that this information I obtained from one of my people, so to my knowledge

- I believe it is correct. If they gave me the right information, it is correct.
 - Q. Do you know?
 - A. I do not know personally.
 - Q. You don't know whether or not chemicals at the Woburn plant were disposed of through the town of Woburn sewerage system in the 1960's; is that right?
 - A. To my personal knowledge, no.
 - Q. How about in the 1970's, do you know whether they poured the chemicals through the sewer?
 - A. No.
- 13 Q. How about the 1980's?
- 14 A. No.

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- Q. Did they pour the chemicals down the sewer?
- MR. CHEESEMAN: You are now asking
- whether they did, not whether he knows?
- 18 Q. Well, do you know?
- 19 A. I don't know.
- 20 Q. You don't know?
- 21 A. No.
- Q. When you were in charge of the plant, did
- you ever find out whether they, how they were
- 24 disposing of chemicals at the plant?

- 1 No, until the regulations came into effect Α. and I know Paul was complying with the regulations 2 to my knowledge. That's all I know. 3 Well, is it a fair statement then, Mr. 0. 4 Forte, that in the 1960's, you never knew how 5 chemicals were disposed of at the Woburn plant? 6 That's correct. 7 Α. In the 1970's, you never knew how 8 chemicals were disposed of? 9 MR. CHEESEMAN: Asking about his 10 11 personal direct observation; is that correct? 12 I'm asking you your personal direct O. 13 knowledge. 14 Α. Me. 15 Q. Did you know in the 1970's how chemicals 16 were disposed of at the Woburn plant? 17 Α. No. MR. CHEESEMAN: Wait just a minute. 18 19
 - Don't answer the question until he has completely finished asking it. All right.

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- How about in the 1980's, did you have any 0. knowledge of how chemicals were disposed of?
- MR. CHEESEMAN: You are asking again about his direct personal observations?

Q. The question is -- please indicate to me, Mr. Forte, if you don't understand question. Did you know in the 1980's as to how chemicals were disposed of at the Woburn plant?

MR. CHEESEMAN: In view of the way you have been asking the last few questions, I am going to insist that you specify what you mean by the question. You are shifting from one meaning to the other and back again.

Q. Maybe to you but the witness is the one who has to answer question.

MR. CHEESEMAN: I'm going to insist.

MR. SCHLICTMANN: Insist all you want.

I want the witness to answer if he can. The question is a simple one.

MR. CHEESEMAN: Are you asking him about his direct personal observation which is the limiting instruction you gave to him earlier, is that your limiting instruction still in effect?

Q. To your knowledge, whenever I use the phase to your knowledge, I mean personal knowledge on your part. Do you understand me, sir, to your knowledge, what I mean by that?

MR. CHEESEMAN: Thank you.

- Α. Yes. 1 So you understand when I use the phrase to 2 Q. your knowledge; is that right? 3 Α. Yes. 4 You understand that I mean whatever 5 knowledge you have personally about the thing that 6 I'm going to ask you. Is that right? 7 (Witness nodded). 8 9 Q. Fine. Now, to your knowledge, do you know how chemicals were disposed of at the Woburn plant 10 in the 1980's? 11 I know a little bit about what Paul 12 Α. Shalline has been doing with respect to complying 13 14 with the regulations. 15 What's the little that you know about what 0. 16 Mr. Shalline has been doing? 17 Α. Relating to obtaining outside carriers to take out waste. 18 And he did that in the 1980's? 19 Q. 20 Yes, to my knowledge, yes. Α.
 - A. Yes.

Q.

the plant?

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Q. What kinds of waste?

He got outside carriers to remove waste at

| 1 | A. Whatever waste the regulations called for. |
|----|--|
| 2 | I don't know what waste. |
| 3 | Q. Do you know what hazardous waste is? |
| 4 | MR. CHEESEMAN: In terms of legal |
| 5 | definitition? |
| 6 | Q. No, do you have an understanding of what a |
| 7 | hazardous waste is? |
| 8 | MR. CHEESEMAN: Well, I object to the |
| 9 | form of the question. Go ahead. |
| 10 | A. If it is hazardous, it is harmful I assume. |
| 11 | Q. You understand hazardous chemicals to be |
| 12 | chemicals which are harmful to people? |
| 13 | A. Yes. |
| 14 | Q. And what kind of waste does Mr. Shalline |
| 15 | or was Mr. Shalline removing from the plant with |
| 16 | waste haulers in the 1980's, what kind of waste? |
| 17 | A. I don't know. |
| 18 | Q. Was it hazardous waste? |
| 19 | A. I don't know. |
| 20 | Q. To your knowledge, did the Woburn plant |
| 21 | have waste haulers removing hazardous waste from |
| 22 | the Woburn plant in the 1960's? |
| 23 | A. I don't know. |

Q. To your knowledge in the 1970's, did the

- Woburn plant engage waste haulers to remove hazardous waste from the plant?
 - A. They may have. Only because I know that at one time or another I have asked -- I asked, I don't recall who, to obtain somebody to remove the barrels from the plant.
 - Q. What period of time are you referring to?
 - A. I have no idea.
 - Q. We talked about you told somebody to remove barrels. What barrels are you referring to?
 - A. Occasionally there would be barrels in the back of the plant.
 - Q. How many barrels?
- A. A few.

- Q. Was this true throughout the sixties and the seventies?
- A. I don't recall what years they were.

 Occasionally I'd see barrels out there and they were there and we wanted to clean up, I asked somebody to get somebody to take them away, and whether they did or not, I don't know.
 - O. What kind of barrels?
 - A. Just 55 gallon drums.
 - Q. What was in the barrels?

I don't know. 1 Α. 2 Did you ever find out what was in the 0. 3 barrels? Α. No. 5 Did you ever find out how they got rid of Q. the barrels? 6 7 Α. No. 8 Q. What did you tell them as to how to get rid of the barrels? 9 10 I didn't. Α. 11 You just said get rid of them? Q. 12 I just said get somebody to take them away. Α. 13 Did somebody take them away? Q. 14 I don't know. I didn't check up. Α. 1.5 Q. You never checked up on it? 16 No. Α. 17 But sometime they were gone? Q. 18 I assume so. 19 Did you ever walk around the plant in the Q. 20 1960's and see barrels to the rear of the plant? 21 Α. Inside or outside? 22 Cutside. Q. 23 Α. Yes. Did you ever in the 1960's walk around the 24 Q.

- plant and see 55 gallon drums at the rear of the plant?
 - A. In the sixties?
 - Q. In the sixties.
 - A. Outside?
- 6 Q. Yes.

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- A. Yes. Didn't I just answer that question?
- Q. So you did see 55 gallon drums in the 1960's outside the plant?
- A. Sometime in the sixties.
- Q. How many barrels do you remember seeing?
- 12 A. Oh, I don't know. Three, four. Five.
- Q. Would you see three, four, five at a time?
- 14 A. Yes, I would think so.
- 15 Q. And then would you go around the plant and 16 not see those barrels any more?
- A. Yeah, I believe there were times when they
 weren't there.
 - Q. So there were times you'd see three, four, five barrels to the rear of the plant, three, four, five, 55 gallon drums to the rear of the plant and there were times you wouldn't see those three, four, five 55 gallon drums?
- A. That was rare. There were usually barrels

1 back there. 2 There were usually three, four, five 55 3 gallon drums back there; is that right? 4 Α. When I toured the plant. 5 Q. It wasn't the same three, four, five, 55 6 gallon drums? 7 A. I don't know. I can't recognize barrels that well. 8 9 Q. You didn't recognize barrels that well? 10 Α. Well, they don't have names on them. 11 Q. They don't have names, so you don't know, 12 if they are the same barrels or different barrels 13 or what? 14 Α. No, I don't. 15 Were they rusting? Q. 16 Oh, I don't recall. I didn't think so but Α. 17 I don't recall that. 18 Have no idea what was inside them? Q. No, I have no idea. 19 Α. 20 Never found out? Q. 21 Α. No. 22 Q. Did you ever go over to any of the barrels

and lift the cover off and look inside?

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Α.

No.

Did you ever go over and kick the barrels 1 Q. to find out if they had anything inside? 2 Α. No. 3 You don't know whether they were empty or 0. full? 5 No. In the 1906's, 1960 when you went to the 7 Q. plant, what was the means that the plant had in 8 disposing of waste that was produced during the day? 9 Well, we had a waste hauler that came in, 10 I don't know, weekly or -- frequently to get rid of 11 12 all the waste, trash. We had a trash hauler. 13 You had a trash hauler. But how about for 0. 14 the chemical waste? I have no idea. 15 Α. You have no idea? 16 0. 17 No. Α. 18 What was it when you were working in Q. Cambridge there for Dewey and Almy, what was your 19 20 system for removing hazardous chemical waste? We didn't have a manufacturing operation 21 Α. like Woburn. 22 23 At the Dewey and Almy operation was there Q.

hazardous waste chemical produced?

I have no idea. I was in engineering and 1 Α. 2 I never got involved in any of the manufacturing 3 operations. 4 Never got involved in any of the Q. manufacturing operations? 5 6 No. Α. 7 0. So you don't know how hazardous chemical 8 waste was disposed of at the Dewey and Almy 9 operation? 10 Α. No. 11 Q. Did you ever receive any instructions from 12 W. R. Grace as to how hazardous waste chemicals 13 should be disposed of at the Woburn plant? 14 Α. No. 15 Never? Q. 16 No. Α. 17 Q. Ever? 18 No. 19 At no time? Q. 20 No. Α. 21 Even in the 1980's? Q. 22 No.

something with hazardous waste in the 1980's?

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Q.

How did you know that you had to do

A. Because of the regulation.

- responsibilities that you should remove hazardous waste according to the government regulations in the 1980's?
 - A. I'm not sure that's true. We knew about the regulations and we must have got some information to comply with the regulations.
 - Q. Who did you get the information from?

 W. R. Grace or the government?

MR. CHEESEMAN: You are asking how he personally got?

- Q. How does he know the Woburn plant got information?
- A. Well, to my knowledge it would have come from South Carolina.
 - Q. Did it to your knowledge?
- A. Well, I've seen correspondence from South Carolina in the eighties.
- Q. Did you ever see any correspondence from South Carolina in the 1960's and 1970's?
- A. I don't recall.
- Q. Mr. Barbas, did you read Mr. Barbas' deposition?

1 Yes, I skimmed that one, too. Α. When you were skimming Mr. Barbas' 2 deposition, did you see when Mr. Barbas talked 3 about how chemicals were disposed of when he first went to work for the Woburn plant in September of 5 6 1961? I don't remember it, but if you read it, 7 I'll refresh my memory. 8 Well, did you see when he said at the end 9 of the work day that they would pour the chemicals 10 11 out in the back yard of the plant? If that's what he said, I saw it. 12 Α. Well, do you remember seeing it in the 13 0. deposition? 14 15 MR. CHEESEMAN: Just answer the 16 question he asked you. I don't remember. You'll have to show me. 17 18 All right. Q. 19 I better show you. 20 (Brief recess). 21 Q. This is Mr. Barbas' deposition. I am 22 going to read you a series of questions and answers.

MR. CHEESEMAN: You just listen to

It is page 54, Mr. Barbas' deposition.

23

| 1 | him. |
|-----|--|
| 2 | A. I thought you wanted me to read it. |
| 3 | Q. You make sure I don't leave out any words. |
| 4 | MR. CHEESEMAN: What line are you |
| 5 | going to start at? |
| 6 | MR. SCHLICTMANN: Page 53, Mr. Barbas |
| 7 | testifies in answer to questions the following |
| 8 | Line 18: |
| 9 | Question: What do you remember Mr. Shalline |
| 10 | telling you to do about the drums of used chemicals? |
| 11 | Answer: Put them out back. |
| 12 | Question: Did he tell you anything else? |
| 13 | Answer: That's right. |
| 14 | Question: Did he tell you anything else? |
| 15 | Answer: No, just leave them out back. |
| 16 | Question: Just leave them out back. Did he |
| 17 | ever indicate to you what happened to them after |
| 18 | they were left out back? |
| 19 | Answer: No. |
| 20 | Question: That was from the beginning when you |
| 21 | started to work for the Woburn plant, September of |
| 22 | 1961? |
| 2 3 | Answer: That wasn't always the way. It was my |

idea originally to put the used solvent and paint

sludge in barrels and have them taken out legally. 1 2 That was my recommendation. 3 Question: When did you make that recommendation? Answer: About two months after I started 5 working there. 6 7 Question: What exactly was your recommendation? Answer: That the wastes be put in 55 gallon 8 9 drums, when they are full, put them out back and 10 then wait the disposition to have them removed. 11 Question: Okay. Now, why did you make that 12 recommendation? 13 Answer: Whv? 14 Question: Yes. 15 Answer: Because up until the point before, at the end of the work day, take the solvent out and 16 17 dump it on the ground. 18 Question: To the rear of the plant? 19 Answer: Yes. 20 Question: And how long had you been doing that? 21 Answer: I'd say maybe a couple of months. 22 Question: When you worked there? 23 Answer: Yeah. 24 MR. CHEESEMAN: Just for the record I

believe that the transcript is incorrect at page 54,
line 10. I think the word "legally" was "periodically"
when he gave that answer.

MR. SCHLICTMANN: I believe my recollection was "legally". We can refer to the stenographer's notes.

- Q. But Mr. Forte, I have read you questions and answers given by Mr. Barbas at his deposition.
 - A. Uh-huh.
- Q. Was that true that solvents were taken out back and dumped on the ground at the end of the work day at any time in the 1960's?
 - A. I don't know.
 - Q. You don't know if that's true or not?
- A. No.

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Q.

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- Q. Did you ever tell Mr. Shalline or ever indicate to Mr. Shalline that the way that chemicals are to be disposed of at the Woburn plant was that solvent and paint sludge should be dumped out on the ground to the rear of the plant at the end of the day?
 - A. No.
- Q. Did you ever tell them that that was not the practice at the Woburn plant?

Α. No.

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Did you ever have any conversations with Mr. Shalline at any time during the time that you were associated with the Woburn plant concerning how chemical waste generated at the plant should be disposed of?

- Α. In the eighties.
- In the eighties. Prior to the 1980's, you 0. never had a conversation with Mr. Shalline at any time concerning how waste at the plant should be disposed of?
 - Not that I recall at all.
- Q. Did W. R. Grace at any time ever indicate to you during the time that you were associated with the Woburn plant as to how chemical waste generated at the plant should be disposed of?
 - Α. I don't recall that they did.
- Are you aware of the procedures in effect at the Woburn plant during the time you were associated with it?
 - Some of them. Α.
- Well, in your capacity as production manager, were you aware of the practices, the procedures which were to be followed at the Woburn

1 plant?

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- 2 A. What procedures?
- Q. All right. The procedures for the handling of hazardous materials?
 - A. I don't think we had any procedures.
 - Q. So in the 1960's, you never had any procedures for the handling of waste material at the Woburn plant?
 - A. Not that I recall.
 - Q. In the 1970's, you never had any procedures for the handling of waste materials at the Woburn plant?
 - A. Not that I recall.
- Q. In the 1980's, did you ever have any procedures for the handling of waste material at the Woburn plant?
 - A. Yes.
- Q. After the government came out with their regulations?
 - A. Yes.
 - Q. Prior to that time to your knowledge there were never any procedures at the Woburn plant as to how hazardous waste was to be handled or disposed of?

1 A. No.

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- Q. To your knowledge in the 1960's, was
 hazardous waste from time to time disposed of at
 the Woburn plant by disposing of it on the ground
 to the rear of the plant?
 - A. I didn't even know we had hazardous waste.
 - Q. You didn't even know there was hazardous waste at the plant?
 - A. That's correct.
 - Q. In the 1970's, are you aware of whether in the 1970's to your knowledge, was hazardous waste ever disposed of to the rear of the plant?
 - A. Not to my knowledge.
 - Q. In the 1970's was hazardous waste ever disposed of to the rear of the plant?
 - A. Not to my knowledge. And you're referring on the ground type of question?
 - Q. On the ground. Or in a trench.
 - A. Well, I know the incident that we wrote about.
- Q. You know the incident you wrote about.

 Other than that trench incident?
- 23 A. No.
- Q. You have no knowledge?

| 1 | A. No. |
|-----|---|
| 2 | Q. Now, in your capacity as plant manager, |
| 3 | did you have an opinion as to how hazardous waste |
| 4 | should be disposed of at the plant in Woburn? |
| 5 | A. No, because I didn't think we had |
| 6 | hazardous waste. |
| 7 | MR. CHEESEMAN: Just answer the |
| 8 | question. |
| 9 | A. No. |
| 10 | Q. In your capacity as general manager of the |
| 11 | Woburn plant, did you ever have an opinion as to |
| 1 2 | how hazardous waste should be disposed of at the |
| 1 3 | plant? |
| 1.4 | A. Before or after the regulation? |
| 1 5 | Q. Before the regulations in the 1980's? |
| L 6 | A. No. |
| 1.7 | Q. No opinion. After the regulations in the |
| 18 | 1980's? |
| L 9 | A. Yes, I did have an opinion. |
| 2 0 | Q. When did you understand that hazardous |
| 21 | waste was being used at the Woburn plant? |
| 2 2 | A. I never did. |
| 2 3 | O. Have you ever formed an oninion that the |

Woburn plant uses hazardous waste?

My own opinion? 1 A . 2 Yes. Q. I still don't think we use hazardous waste 3 in the truest sense of the word. 4 5 What is the truest sense of the word for Q. hazardous waste? 6 7 Dangerous chemicals to me. Chemicals that are dangerous? 8 Q. 9 Α. Yes. 10 Q. Would you consider that chemicals which 11 have carcinogenic properties to be hazardous? 12 I think so. Yes. 13 0. You'd consider that to be hazardous, 14 wouldn't you? 15 Α. Yes. 16 Would you consider that chemicals which Q. 17 can cause cardiac problems is a hazardous chemical? 18 Yes. Α. Do you consider that chemicals which can 19 Q. 20 have an effect on the central nervous system are 21 hazardous? 22 Α. Yes. 23 Would you consider that chemicals which Q.

have a serious effect on somebody's health is

hazardous? 1 2 Α. Yes. 3 I am going to show you Shalline Exhibit On page two -- do you recognize that exhibit? 5 б Α. I saw it yesterday. Prior to yesterday, had you ever seen it 7 Q. before? 8 Α. I didn't remember it. 9 Do you remember it? 1.0 Q. 11 I didn't remember it until yesterday. Α. 12 Do you remember it now? Ω. 13 That I saw it yesterday, yes. Α. 14 It says on page 2 that tricloroethene is Q. 15 to be used for cleaning purposes instead of Toluol 16 which is more flammable. This will be --17 MR. CHEESEMAN: I think it says more inflammable. 18 19 All right. Tricloroethene is to be used 20 for cleaning purpose instead of Toluol which is 21 much more inflammable. This solvent will be

available in the paint shop area. Do you know what

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Tricloroethene is?

A. Not really.

Q. Did you know you were using it at the 1 2 Woburn plant? I do now. 3 Did you know that in the 1960's that you 4 were using tricloroethene? 5 I don't recall. Α. 6 7 Do you know what chemicals were being used at the paint shop? 8 9 No, I did not. Α. 10 Q. I show you Plaintiff Exhibits 2 and 3. 11 Sorry, I will just give you Exhibit No. 2. Do you 12 recognize that exhibit? 13 Α. Yes. 14 Do you recognize that exhibit? Q. 15 I saw it yesterday. 16 Q. Do you remember seeing it before yesterday? 17 Α. No. 18 That's a letter dated September 30, 1964 Q. 19 by Mr. Watkins; is that correct? 20 A. Yes. 21 It says down there cc: VA Forte. Q. 22 Α. That's me. 23 That is a little check mark next to it, 0.

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isn't there?

1 Α. Yes. 2 Did you make that check mark? Q. 3 Α. No. 4 Who is VA Forte referring to? Q. 5 Me. Α. Do you ever remember receiving this letter 6 Q. 7 of September 30, 1964, Shalline Exhibit No. 2? 8 A. No. 9 Q. Do you ever remember a production man 10 requesting information about trichloroethylene that 11 was used at the plant? 12 Α. No. 13 Do you ever remember that an employee Q. 14 inquiry resulted in the request of your insurance 15 company to send you some information about 16 trichloroethylene? 17 Α. No. 18 You don't remember that? Q. 19 Α. No. 20 Have no memory of that? Q. 21 Α. No. 22 Q. Exhibit No. 3 23 (Document handed to the witness.) 24 Do you recognize that document? Q.

1 I saw it yesterday. Α. 2 Prior to yesterday, did you ever see it? Q. It says I got it but I don't remember it. 3 Α. It says Mr. Vincent Forte up in the left-4 5 hand corner; is that correct? That is correct. 6 Α. 7 That's you? Q. 8 Α. Yes. 9 Q. Do you ever remember receiving this letter 10 from the insurance company? 11 Α. No. Do you ever remember reading this letter 12 Q. 1.3 from the insurance company at any time? I don't remember that I did. 14 Α. 15 Q. You have no recollection of reading this? 16 No. Α. 17 Q. Now, in 1964, Mr. Forte, you were plant 18 manager at the plant, isn't that right? 19 Α. Yes. 20 You had ultimate responsibility for what Q. 21 was happening at the plant, didn't you? 22 Yes. Α. 23 You were the man in charge at the plant, Q.

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weren't you?

1 Α. Yes. But you don't remember receiving this 2 letter from the insurance company concerning a 3 chemical that was in use at the plant, do you? 4 No, not in '64. 5 Α. Q. Mr. Watkins, who is he? б He was production manager 7 Α. Where is Mr. Watkins now? Q. 8 He is retired. 9 Α. When did he retire? 10 Q. I don't remember. 11 Α. In the seventies, eighties? 12 Oh, no. He left. He didn't retire when 13 Α. he left. He went to work for another company. 14 15 Do you remember when? Q. 16 In the seventies. Α. 17 Q. What company did he go to work for? A company on 128. I don't recall -- oh, 18 Α. 19 High Voltage, High Voltage. 20 Did he stay with that company until he Q. 21 retired? 22 Α. I don't know. 23 Q. Do you know what his position was at that

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company?

- A. No, I don't know his title.
 - Q. Did Mr. Watkins ever have conversations with you concerning trichloroethylene in use at the plant?
 - A. No.

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- Q. Mr. Watkins ever indicate to you that he had requested information from your insurance company concerning the dangers and hazards of trichloroethylene?
- A. Not that I recall.
- 11 Q. What was Mr. Watkins' responsibility in 1964?
 - A. He was production manager.
 - Q. What were the responsibilities of production manager?
 - A. He would be responsible for all the manufacturing operations.
 - Q. And he took over your job after you became plant manager; is that right?
 - A. No, there were other people before Jim Watkins.
 - Q. But you were production manager at the Woburn plant when you first came to the plant in 1960?

Yes, I was. 1 Α. So you had the same responsibilities for 2 0. two years that Mr. Watkins had in 1964; is that 3 right? 4 5 Α. No, that's not right. It is not right. How did the job 6 Q. 7 description for production manager change for Mr. Watkins? 8 Α. Well, I had more of the departments within 9 the plant. 10 11 You had more responsibility? Q. 12 Yes. Α. 13 Than Mr. Watkins did? 0. 14 Α. Yes. It indicates on Exhibit No. 4 --15 Q. 16 (Document handed to the witness). 17 That Mr. Watkins was plant superintendent. Q. 18 Is that the same as production manager? 19 Α. Well, I guess I was in error. 20 Q. Well, are they the same job? 21 Α. Same responsibilities. 22 Production manager and plant Q. superintendent are the same? 23

Running the total production operations.

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Α.

1 Q. Now, Plaintiff's Exhibit No. 4 is a notice 2 dated November 17, 1964 by Mr. Watkins as plant 3 superintendent. Did you ever see that before? 4 I saw it yesterday. 5 Q. Prior to yesterday, do you ever remember seeing this notice? 6 7 I don't remember it. 8 Up in the left-hand corner, it has V. A. 9 Forte; is that right? 10 Α. Yes. Who does that refer to? 11 That refers to me. 12 Α. 1.3 Up in the left-hand corner that is a date Q. 14 stamp there? 15 Α. Yes. 16 November 18, '64 VAF. What does that 17 reference? It means I received it. 18 Α. 19 Is that right? Who would have put that on Q. 20 the left-hand corner? 21 Α. My secretary. 22 Q. Did your secretary ever show you things 23 that came in the office once they are date stamped?

If they came to me, I saw them.

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Α.

Do you ever remember seeing this? 1 Q. 2 No. Α. But this indicates that did you read it; 3 0. 4 is that right? 5 Probably. Α. But you don't remember seeing this before 6 Q. your attorney showed it to you yesterday? 7 That's right. 8 Α. Didn't this document come out of your file, 9 Q. 10 Mr. Forte? 11 Α. I don't know where it came from. 12 Didn't you provide this to your attorney? Q. 13 MR. CHEESEMAN: You are treading fairly 14 close to the attorney-client privilege that, for 15 your information, Jan, the attorneys went around 16 collecting information from the files. 17 Q. So you didn't give this to your attorney? 18 Α. No. 19 You don't know if this was in your file or Q. 20 not? 21 Α. No. 22 The fact that it is date stamped, does 23 that indicate whether it was in your file or not?

It indicates that I got it.

1 (Document handed to the witness). 2 Q. Exhibit 5. Memo dated March 22, 1967. Who wrote that memo? 3 My name is on it, so I guess I did. 4 It's got in the left-hand corner D. H. 5 Q. 6 Taylor. Who is he? 7 He was the gentleman I referred to earlier Α. 8 who had a dual responsibility. And he was located in South Carolina? 9 0. 10 No, at this time he was located in Woburn. Α. 11 Why did you send this memo to Mr. Taylor? 0. 12 I assume he gave me some other memo that I 13 was answering. 14 0. Do you remember what that memo was? 15 No, I don't. Α. 16 What his inquiry was? 0. 17 I don't. A. 18 Q. Is this document that we're looking at 19 here, Exhibit No. 5, is that all the information 20 that was on the document or has information been 21 removed? 22 MR. CHEESEMAN: If you know. 23 I don't know. Α.

Now, it states in the document Shalline

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Q.

Exhibit No. 5, written by you, V. A. Forte: 1 point of information, we don't have any pollution 2 control problems in the Woburn plant. 3 Was that a true statement in 1967? 4 That's what I believed. 5 Α. Why did you believe that? 6 Q. Because I just believed it. 7 Α.

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- Q. Did you have any basis to believe it?
- A. Because I didn't think we had a pollution problem?
- Q. Did you make an investigation to determine whether you had a pollution control problem or not?
- A. I might have asked the people that reported to me.
- Q. Well, in 1967, did you know how waste, hazardous chemical waste was being disposed of at the Woburn plant in 1967?
- A. 1960's I did not believe we had hazardous waste period.
- Q. Did you understand how trichloroethylene was disposed of at the Woburn plant? 1967?
 - A. Ask that question again.
- Q. Yes, in 1967, did you understand how trichloroethylene was being disposed of at the

l | Woburn plant?

- A. No.
- Q. No?
- A. No.
 - Q. Did you know, understand how chemical waste was disposed of at the plant in 1967?
 - A. No.

MR. CHEESEMAN: Let me just say on the record, I wasn't sure I understood the earlier question when you asked if anything had been deleted from Exhibit 5, and I'll just state for the record that nothing was deleted or covered up from Exhibit 5 at the time that counsel blacked out material on other documents, just for your information.

I don't know why you asked that question, but I wanted you to understand that counsel has not deleted anything from that document.

- Q. It states in this document that acids and chemicals used in the passivating and painting areas are neutralized so that this element will not become a problem in the future. What are you referring to in that letter?
- A. I don't know. It is information I

probably got from one of my people. 1 2 Q. What was the information that you got? 3 Α. I don't remember. You don't remember? 4 Q_{\bullet} 5 Α. No. So you don't know what you were referring 6 0. to then? 7 You mean from where I got the information? 8 9 Yes. Do you know what you are referring to in that letter, in that sentence? 10 11 Α. Well, I'm referring to the passivating and 12 painting areas. 13 Q. And you're saying that they are neutralized? 14 Α. That's information I must have got from one of my people. 15 What does that mean, they are neutralized? 16 Q. 17 They said they neutralized them. I am not 18 a chemist. 19 0. Do you know how they neutralized them? 20 I don't know. 21 You say it will not become a problem in 22 the future. What problem are you referring to?

a letter. I am not sure.

I don't know. There is some reference to

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1 You don't know what the problem is? Q. 2 Α. No. You have no idea? 3 Q. No. Α. We will so advise the Pollution Control 5 Q. Officer when appointed by Bill Baird. Who is Mr. 6 7 Baird? 8 Mr. Baird was a vice president RD&E. What is RD&E? 9 Q. 10 Research, development and engineering in Α. 11 South Carolina. 12 What was Mr. Baird's responsibility? Q. 13 Α. Vice president of RD&E. 14 What was he responsible for? Q. 15 All research, development and engineering 16 in South Carolina. 17 Regarding the various plants of the Q. 18 Cryovac Division? The Cryovac Division. Well, not regarding 19 20 all the aspects of all the plants in the Cryovac 21 Division. He was responsible for anything to do 22 with research, development and engineering. He 23 wasn't responsible directly for the Woburn

24

operation directly.

He was responsible for pollution control 1 Q. matters? 2 Α. Well, this indicates that he was going to 3 be, I quess. 4 Did you understand that he was in charge 5 Q. of pollution control matters? 6 Α. I don't remember but I am just reading the 7 letter. 8 Does this letter indicate that Mr. Baird 9 0. is going to appoint a Pollution Control Officer? 10 11 Α. He was going to appoint a Pollution 12 Control Officer. 13 Q. You didn't have the responsibility for 14 appointing a Pollution Control Officer? 15 Α. Not for the company. 16 Was this a Pollution Control Officer for Q. 17 the Woburn plant or for the Cryovac Division? 18 A. I believe it was for the Cryovac Division. 19 Was a Pollution Control Officer ever Q. 20 appointed for the Cryovac Division? 21 Α. I believe so. 22 Q. When?

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Α.

Q.

I don't know.

Who?

| A. I don't know that either. I don remember it. Q. Do you ever remember somebody be appointed Pollution Control Officer at the Division? | ing |
|---|-----------|
| Q. Do you ever remember somebody be appointed Pollution Control Officer at the | - |
| 4 appointed Pollution Control Officer at the | ~ |
| | e Cryovac |
| 5 Division? | |
| \ | |
| 6 A. The whole Cryovac Division? | |
| 7 Q. Yes. | |
| 8 A. I don't remember. | |
| 9 Q. Well, who is he now? | |
| 10 A. I believe it is Dick Stewart. | |
| 11 Q. Dick Stewart is now the Pollution | n Control |
| | a concros |
| 12 Officer? | |
| 13 A. I believe so. | |
| Q. How long has Dick Stewart been the | h e |
| Pollution Control Officer at Cryovac? | |
| 16 A. I don't know. | |
| Q. Any idea? Five years? | |
| 18 A. I don't know. | |
| 19 Q. Ten years? | |
| 20 A. I don't know. | |
| Q. Do you know who was Pollution Con | ntrol |
| Officer prior to Mr. Stewart? | |
| 23 A. No. | |
| Q. Did you ever have any conversation | ons with |

- 1 Mr. Stewart about pollution control problems?
 - A. In the last few years since these regulations came out and the lawsuit and the EPA.
 - Q. So since the lawsuit, the EPA and these governmental regulations, that's when you began to have conversations with Mr. Stewart about pollution control at the Woburn plant?
 - A. Actually I don't know if I had any conversations with him before the EPA letter, so maybe the timing may not be right, but in the last few years I have had discussions with him.
 - Q. So the first time you recall talking to Mr. Stewart was after the EPA letter of 1982?
 - A. I believe so.
 - Q. Prior to that time you don't remember talking to him?
 - A. I don't recall.
 - Q. All right. Do you remember any conversations or any contacts between you and anybody who you understood to be Pollution Control Officer at W. R. Grace?
 - A. I don't recall any.
- 23 | O. Ever?

A. Ever.

1 Q. Than Mr. Stewart who you contacted after 2 the EPA's request for information in January of 1982? 3 4 Say that again. 5 You don't remember having any contact with any person who you understood to be the Pollution б 7 Control Officer for W. R. Grace at any time prior to your contact with Mr. Stewart? 8 9 Α. I don't recall. 10 After the EPA sent you a letter in January 11 of 1982? 12 Α. I don't recall any. 13 (Document handed to the witness). 14 Shalline Exhibit No. 6. Have you ever Q. seen that document before? 15 16 I don't think so. Α. 17 I saw it yesterday. I'm sorry. 18 Q. Prior to yesterday? 19 Α. I don't remember it, no. 20 Who is Mr. Gunnard? Q. 21 Gunnard was a production manager. Α. 22 At what plant? 0. 23 Woburn. Α.

Mr. Gunnard was a production manager at

24

Q.

1 Woburn?

- A. Yes, he was.
- Q. He took over the responsibilities of Mr. Watkins?
 - A. I believe that was the progression.
- Q. It indicates there that in Section D that trichloroethylene is disposed of as promised last year. And Mr. Gunnard is indicating he wants to see that that is done. Is that right?

MR. CHEESEMAN: I object. The document speaks for itself.

- Q. Do you understand that that's what that document is indicating?
 - A. Please ask that again.
- Q. All right. The document indicates:

 Please see that trichloroethylene is disposed of as

 promised last year. Is that right? Do you

 understand that document to be doing that?
- A. It doesn't say it -- oh, please see that.

 I don't know what "please see that" means because
 it is blacked out.
- Q. Do you have any knowledge of there ever being a problem in the disposal of trichloroethylene at the plant?

No. 1 Α. 2 At any time? Q. Α. No. 3 4 Did you ever have any conversations with 5 Mr. Gunnard about the disposal of trichloroethylene at the plant? 6 7 Not that I recall. 8 Ever have any conversations with Mr. 9 Gunnard about the disposal of any chemical used at the plant? 10 11 Α. Not that I recall. 12 And you didn't know what chemicals were Q. 13 used at the plant? 14 Α. No, I do not. 15 Q. You don't know if trichloroethylene was 16 used at the plant? 17 Α. Well, I do now. What period of time? 18 When? 19 You know now because of the EPA's letter? Q. 20 Right. Α. And this lawsuit? 21 Q. 22 Yes. Α. 23 And the government regulations? Q.

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Α.

Well, maybe I didn't know even for the

| 1 | government regulation. |
|-----|---|
| 2 | Q. You didn't know for the government |
| 3 | regulations, but you knew after the lawsuit? |
| 4 | A. After the EPA. |
| 5 | Q. After the EPA letter. |
| 6 | Q. Do you know what Magnus solvent 1219 is? |
| 7 | A. No. |
| 8 | Q. Never knew? |
| 9 | A. No. |
| 10 | Q. All right. Shalline Exhibit No. 7 |
| 11 | (Document handed to the witness). |
| 12 | Q. Did you ever see that document? |
| 13 | A. Yesterday. |
| 14 | Q. Prior to yesterday, did you ever see that |
| 15 | document? |
| 16 | A. I don't think so. |
| 17 | Q. Did the plant use mercury to your |
| 18 | knowledge? |
| 19 | A. I don't know. |
| 2 0 | Q. I hand you Exhibit 8. This is a memo, |
| 21 | Shalline Exhibit 8 is a memo from Mr. Stewart dated |
| 22 | August 2, 1973. |
| 2 3 | A. Uh-huh. |
| | |

Q. Do you ever remember seeing that?

1 Α. Yesterday. 2 0. Prior to yesterday? 3 No, I don't recall. 0. Memo indicates it is the plant manager 5 from the W. R. Grace Company; is that right? 6 Α. Yes. 7 Were you the plant manager in 1973? Q. MR. CHEESEMAN: In Woburn? 8 9 0. At Woburn. 10 I think I was general manager in '73. 11 don't recall who the plant manager was. Do you ever remember the plant manager 12 ever coming to you and talking to you about a 13 14 letter he received from Mr. Stewart? 15 Α. No. 16 In Mr. Stewart's letter, the Section D, it 17 indicates: We recommend that all plants cease use 18 of -- and that chemical has been blacked out -- and 19 trichloroethyelene as soon as possible. 20 Do you ever remember Mr. Stewart 21 indicating to the Woburn plant that 22 trichloroethylene should be stopped as soon as 23 possible?

| A. The letter says so, but personally |
|--|
| Q. You have no other knowledge of that? |
| A. No. |
| Q. You never remember Mr. Stewart indicating |
| to anybody at the Woburn plant to your knowledge |
| that they should stop using trichloroethylene as |
| soon as possible? |
| A. I don't recall that. |
| Q. Nobody ever brought it to your attention? |
| A. No. |
| Q. 1973, did you consider that you had, that |
| you were the man in charge at the Woburn plant? |
| A. Yes. |
| Q. Did you consider in 1973 that whether you |
| should be using a chemical or not |
| A. No. |
| MR. CHEESEMAN: Wait, wait. |
| Q. Whether |
| MR. CHEESEMAN: He is in the middle |
| of a sentence. |
| I think we could all use a little |
| break. It is after 11:30. |
| |

MR. SCHLICTMANN: Would you like a

little break? 1 MR. CHEESEMAN: Yes. 2 MR. SCHLICTMANN: Ckay. 3 (Recess). 4 Exhibit No. 9. 5 Q. (Document handed to the witness.) 6 Shalline Exhibit No. 9. Do you recognize that? 7 I believe I saw it yesterday. 8 Α. Is that the first time you remember seeing 9 Q. it? 10 11 Α. Yes. I don't recall it prior to that time. It says in that, Shalline Exhibit 9 is 12 Q. 13 dated May 8, 1975 from Mr. Stewart, and it has in the upper left-hand corner, it has V. A. Forte, 14 Woburn. Who is that referring to? 15 16 Α. Me. You don't recall receiving this? 17 Q. 18 No. Α. Do you remember seeing it until being 19 Q. showed it by you attorney yesterday? 20 That's correct. 21 Α. It states in this memo dated May 8, 1975 22 Q. 23 from Mr. Stewart: As an addition to your regular coverage of the OSHA subject, please set up a file 24

and begin collecting material which I will send
from time to time concerning Hazardous Substances
and/or Toxic Materials.

Mr. Forte, do you ever remember being told by Mr. Forte to set up a hazardous substances or toxic material file?

- A. Ask that again.
- Q. Do you ever remember being told by Mr. Stewart to set up a hazardous substances and/or toxic materials file?
- A. No.

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- 12 Q. Never?
- 13 A. No.
 - Q. Have you ever set up a hazardous substances and/or toxic materials file as part of your duties and responsibilities?
 - A. I don't know.
 - Q. Do you ever in -- did you have prior to your leaving the Woburn plant a file entitled hazardous substances and/or toxic materials?
 - A. I don't know.
 - Q. You don't know whether you do?
- 23 A. No.
- Q. Do you know if there is any file at the

Woburn plant entitled hazardous substances and/or 1 2 toxic materials?

- Α. No.
- Have you ever seen such a file? Q.
- No. Α.

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- 6 Q. Have you ever heard of such a file?
- 7 No. Α.
- Now, he indicates in his memo of May 8, 1957 that in addition to your regular coverage of 10 the OSHA subject, do you know what he is referring 11 to there?
- 12 Α. No.
- 13 Q. Do you know what OSHA was?
- 14 Yes. Α.
- 15 Did you have any conversations or contacts Q. 16 with Mr. Stewart about OSHA?
- 17 Α. No.
 - Q. Did you ever receive information from W. R. Grace about OSHA?

I don't remember.

20

Α.

- 21 You don't remember? Q.
- 22 Α. No.
- 23 Q. Well, did you understand that you had to 24 cover the OSHA subject on a regular basis?

Well, I don't recall. 1 Α. 2 Q. Ever? 3 Α. Ever. Having any responsibilities having to do 4 \mathbf{Q} . 5 with whether you were in compliance with the Occupational Safety and Health Act? 6 7 From what point of view? Α. From any point of view. 8 Q. 9 Α. Ask the question again. 10 Q. Did you have any responsibilities at all 11 concerning your requirements under the OSHA act? 1 2 A. From the point of view of being 13 responsible for the plant I did. 14 Q. You did. All right. 15 From a total responsibility. Α. 16 What was your responsibility? Q. 17 Α. Well, I would probably delegate it. 18 Q. Who did you delegate it to? 19 Either production manager or Paul Shalline. Α. 20 Did you delegate it to Mr. Shalline? Q. 21 Α. I don't recall if it was Mr. Shalline. 22 But you didn't have any responsibilities? Q. 23 I had the responsibility but I did not do Α.

24

anything.

- 1 Q. You didn't do anything. You delegated to others?
 - A. Yes.
 - Q. You don't know what they did?
 - A. No, I do not.
 - Q. No idea what they did?
- 7 A. No.

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- Q. Did you consider that as plant manager or as general manager that you had responsibilities in the 1960's and the 1970's concerning how material is disposed of at the plant?
 - A. Total responsibilities, yes.
- Q. You believed it was part of your total responsibility?
- 15 A. Yes.
- 16 Q. But you didn't do anything about it?
- 17 A. My people did it.
- 18 Q. Who did you delegate to do it?
- A. Either the production manager or Paul
 Shalline.
- Q. But you don't know what the production
 manager or Paul Shalline did?
- 23 A. No.
- 24 Q. You just delegated the duty and forgot

about it?
A.

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- Q. Never talked to them as to how they were doing or what they were doing?
 - A. No.

Yes.

- Q. They had complete authority to do whatever they felt was necessary to do?
 - A. Yes.
- Q. And they never had to inform you as to how they were carrying out their responsibilities regarding waste disposal; is that right?
 - A. No.
 - Q. Is that right?
- A. That is right.
 - Q. It states in this memo of 1975 that:

 Considerable far reaching legislation is now in the works on this broad subject which will take us far beyond the Airborne Contaminant and carcinogenic substances now listed in Section 1910.93.

What was Mr. Stewart referring to to your knowledge?

- A. I don't know.
- Q. Did you know in 1975 that there was far reaching legislation on the issues of hazardous

1 | substances and/or toxic materials?

- A. I don't recall.
- Q. Do you know what Section 1910.93 is?
- A. No idea.

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- Q. One of the items to be sent to the subject file for action -- and he is referring to the hazardous waste/toxic materials file -- will be a stop use order, two of which are attached. Do you know what he was referring to there?
 - A. No, I don't.
- Q. On page 2 and 3 of his memo are two documents; is that right?
- 13 A. Yes.
 - Q. The first one is completely blacked out?
- 15 A. Uh-huh.
- Q. And the second one says: Stop use order and it is referring to trichloroethylene. Is that right?
 - A. Where is it referring to trichloroethylene?
 - Q. Do you see there in the middle section where it talks about the chemical, it describes as trichloroethylene?
 - A. Yes, I see it. What's the question?
 - Q. The question is do you ever remember

seeing this document, the stop use order?

A. I don't recall it.

- Q. In 1975, were you aware as to what W. R. Grace's policy was concerning the use of trichloroethylene at its plants, Cryovac Division?
 - A. No.
 - Q. You don't know?
- A. No.

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- Q. Did you know that in 1975 W. R. Grace informed its Cryovac Division that they are not to use trichloroethylene because it had been cited as a carcinogenic substance, as having potential carcinogenic hazards or other proven or potential serious health hazards?
 - A. I do not recall it.
- Q. Do you know that now?
- A. Well, I don't know that now either.
 - Q. You don't know if that is a fact now?
 - A. No.
- Q. Well, in looking at this document, do you have any reason to doubt that in fact that's the case?
- MR. CHEESEMAN: Objection.
- 24 A. I don't know what Stewart knows.

- Q. I'm talking about W. R. Grace policy now.

 A. I don't know.

 Q. In looking at Shalline Exhibit No. 9, in
 - Q. In looking at Shalline Exhibit No. 9, in particular this stop use order by Mr. Stewart dated 5-8-75, do you have any reason to doubt now that in 1975 it was W. R. Grace policy to stop using trichloroethylene at the Woburn plant because it had been cited as a carcinogenic substance, as having potential carcinogenic hazards, or having other proven or potential serious health hazards?

MR. CHEESEMAN: Objection. Go ahead.

- A. It says a stop use order.
- Q. Well, do you have any reason to doubt that this document is not in fact true?

MR. CHEESEMAN: Objection. Co ahead.

- A. I'm not sure what he means by what's true.
- Q. All right. Do you consider that this document is authentic?
- A. Well, I think it is an authentic document from R. K. Stewart.
- Q. All right. Do you understand this to be a document which was sent by Mr. Stewart to the Woburn plant in 1975?
 - A. Yes.

- 1 0. Do you recognize this as a stop use order 2 from Mr. Stewart to the Woburn plant? 3 MR. CHEESEMAN: You're asking him to 4 interpret the document. 5 0. No, how he understand it to be. What is your understanding of it? 6 7 Well, it says stop use order, yes. Α. 8 0. Have you ever seen stop use orders? 9 No. I don't recall it. Α. 10 Do you know what a stop use order is? Q. 11 MR. CHEESEMAN: Are you asking him to 12 interpret the document? 13 No, I'm asking what is a stop use order? Q • To me it means stop using it. 14 15 Now, Mr. Forte, at any of those seminars Q. you went on management training, any of those 16 17 seminars that W. R. Grace held or any courses you 18 took, did you ever come across something called a 19 stop use order? 20 Α. No. 21 Have you ever seen a stop use order? Q.
 - A. Well, if this is one, then I saw it.

22

23

24

A. No.

Q.

Ever?

| 1 | Q. So is this the only stop use order you |
|-----|--|
| 2 | have ever seen in your association with W. R. |
| 3 | Grace? |
| 4 | A. I don't recall. I didn't even remember |
| 5 | this one. |
| 6 | Q. Didn't remember this one. But you can't |
| 7 | remember any others? |
| 8 | A. No. |
| 9 | Q. Are you aware of that from time to time |
| 10 | W. R. Grace has issued stop use orders to its |
| 11 | various plants? |
| 12 | A. No. |
| 13 | Q. You are not aware of that? |
| 14 | A. No. |
| 15 | Q. And have never seen any? |
| 16 | A. No. |
| 17 | Q. So this is the only one you know about; is |
| 18 | that right? |
| 19 | A. Yes. |
| 20 | Q. Is it your understanding that the plant |
| 21 | stopped using trichloroethylene in the 1970's? |
| 22 | A. I assume my people did stop using it. |
| 2 3 | Q. Why do you assume that? |

A. Because I, it was a stop use order. I

would have delegated it to one of my people. 1 But you can't remember doing that? 2 Q. 3 No. Α. 4 So you don't know if it was ever carried Q. 5 out. б MR. CHEESEMAN: Are you asking him if 7 he personally knows? 8 Do you know whether it was carried out or 9 not? 10 A. No. 11 You don't know whether Mr. Stewart's stop Q. 12 use order was carried out after it was given? 13 Personally, no. A. 14 To this day you don't know? Q. 15 No. Α. 16 Is that right, you don't know? Q. 17 I don't know. Α. 18 Did you ever make an investigation as to 19 whether it was --20 No. Α. 21 Stopped --Q. 22 Α. No. 23 Q. Use? 24 MR. CHEESEMAN: Let him ask the

1 question.

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Q. You have to get the whole question in there or it won't make sense. Not that the question makes sense.

So you don't know to this day whether the Woburn plant stopped using trichloroethylene pursuant to Mr. Stewart 1957 stop use order?

- A. No.
- O. You don't know?
- 10 A. I don't know.
- 11 Q. Plaintiff's, Shalline Exhibit No. 10.

12 (Document handed to the witness).

- Q. Do you recognize this document?
- 14 A. I saw it yesterday.
- 15 Q. Did you see it before yesterday?
- 16 A. I don't remember it.
- 17 Q. Now, this is a document from Mr. Gunnard;
 18 is that right?
 - A. Yes, that's what it says.
- Q. And it is responding to Mr. Stewart in Duncan, South Carolina; is that right?
- A. Yes.
- Q. In fact he is responding to Mr. Stewart's stop use order, isn't he?

```
Α.
                 I don't know that that's true.
 1
                 It is a different date?
            Q.
 2
                 Yeah.
 3
            Α.
                 What was he referring to?
            Q.
 4
 5
            A.
                 I don't know.
                 This letter dated 8-2-73, do you know what
 6
            Q.
       he was referring to?
 7
                 No, I don't.
 8
            Α.
 9
                 Do you know if it was Exhibit No. 8,
            Q.
10
       Shalline Exhibit No. 8?
11
            Α.
                 Maybe.
                 But you don't know?
12
            Q.
13
            Α.
                 No.
14
                 Mr. Gunnard in the upper left-hand corner
           Q.
15
       put a cc up there; is that right?
16
           Α.
                 Yes.
17
            Q.
                 And it has a V. A. Forte underlined, is
       that right?
18
19
           Α.
                 Yes.
20
           Q.
                 Who's that?
21
           Α.
                 Me.
22
                 Next to that is an September 20, '73, VAF,
           Q.
23
       what's that?
24
           Α.
                 Me.
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1 That's your date stamp? Q. My secretary's date stamp. 2 Α. What does that that indicate? 3 Q. That she received this letter. 4 A. 5 Q. Does that indicate she could have shown it to you? 6 7 I believe so. Α. 8 You don't recall her giving it to you? 0. 9 Α. No. 10 Q. Did you ever, did Mr. Gunnard ever have 11 any conversations with or ever indicate to you that 12 he had informed Mr. Stewart that in fact you do use 13 trichloroethylene at the plant but that you intend 14 to phase them out by the end of November? 15 Don't recall that. Α. 16 Q. You don't recall that? 17 (Witness shook head). Do you know if you did phase out 18 Q. 19 trichloroethylene at the end of November of 1973? 20 A. No. 21 You have no idea? Q. 22 Α. No. 23 To this day? Q.

No.

Α.

| 1 | Q. | Shalline Exhibit No. 11 |
|-----|-----------|--|
| 2 | · | (Document handed to the witness). |
| 3 | Q. | Do you recognize that document? |
| 4 | Α. | I saw it yesterday. |
| 5 | Q. | Ever see it before then? |
| 6 | Α. | I don't remember ever seeing it. |
| 7 | Q. | You don't know what the document is about, |
| 8 | do you? | |
| 9 | Α. | No, I don't think so. It doesn't say |
| 10 | enough. | |
| 11 | Ω. | Shalline Exhibit No. 13; is that right? |
| 12 | Α. | Uh-huh. |
| 13 | Q٠ | Do you recognize that document? |
| 14 | A. | No. |
| 15 | ٥. | Do you recognize that document? No? |
| 16 | Α. | No. |
| 17 | Q. | When is the first time you saw it? |
| 18 | Α. | Yesterday. |
| 19 | Q. | You never remember seeing it before then? |
| 20 | Α. | No. |
| 21 | Q. | Did you know that you had a large spray |
| 22 | booth for | r the spraying of enamel at the Woburn |
| 23 | plant in | the 1960's? |
| 2 4 | Α. | Paint spray booth? |

| 1 | Q. Yes. |
|-----|---|
| 2 | A. Yes. |
| 3 | Q. Did you know that the enamel was thinned |
| 4 | with a chemical? |
| 5 | MR. CHEESEMAN: If you ever thought |
| 6 | about it. |
| 7 | Q. Did you ever think about it? |
| 8 | A. Probably. |
| 9 | Q. Probably thought about it. When you |
| 10 | thought about it, did you think about what it might |
| 11 | be? |
| 12 | A. No. |
| 13 | Q. No? |
| 14 | A. No. |
| 15 | Q. Did you know it was thinned with xylene? |
| 16 | A. No. |
| 17 | Q. You didn't know that? |
| 18 | A. No. |
| 19 | Q. Did you know what the spraying equipment |
| 20 | was cleaned with? |
| 21 | A. No. |
| 22 | Q. Do you know it was cleaned with |
| 23 | trichloroethylene? |
| 2 4 | A. No. |

| 1 | (Document handed to the witness). |
|----|--|
| 2 | Q. Plaintiff's Exhibit, Shalline Exhibit No. |
| 3 | 14. Do you recognize that document? |
| 4 | A. No. I saw it yesterday. |
| 5 | Q. You saw it yesterday for the first time? |
| 6 | A. Yes. |
| 7 | Q. Up in the left-hand corner there is some |
| 8 | handwriting; is that right? |
| 9 | A. Yes. |
| 10 | Q. Do you recognize that handwriting? |
| 11 | A. Well, it looks like Jim Watkins. |
| 12 | Q. What does it say? |
| 13 | A. Vin Forte info. |
| 14 | Q. Signed by Mr. Watkins? |
| 15 | A. Looks like his signature. |
| 16 | Q. It is initialed; is that right? |
| 17 | A. His initial. Yes. |
| 18 | Q. What does that indicate to you? |
| 19 | A. That he sent it to me. |
| 20 | Q. Do you ever remember receiving it? |
| 21 | A. No. |
| 22 | Q. Never? |
| 23 | A. No. |
| 24 | Q. Did you ever have any conversations with |
| | |

- Mr. Watkins about giving you a memo or getting you
 a memo about various aspects of the plant?

 A. No.

 Q. Did you ever ask Mr. Watkins or ask Mr.

 Watkins to obtain any information about your use of
 - Watkins to obtain any information about your use of chemicals, the frequency of disposal or the approximate amount of disposal?
 - A. I don't recall asking him.
 - Q. Never?
- 10 A. No.

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- 11 Q. At the top left-hand corner it says
 12 maintenance; is that right?
 - A. Plant maintenance and services.
 - Q. But up in the left-hand corner there is a handwriting there?
- 16 A. Oh, yes.
- 17 Q. Whose handwriting is that?
- 18 A. I don't know.
- 19 Q. Is that yours?
- 20 A. No.
- 21 Q. Is that to go into a maintenance file?
- 22 A. Maybe. I don't know.
- Q. Do you have a maintenance file?
- 24 A. I think Paul has one.

Have you ever seen it? 1 Q. I think he has a cardex file. I think I 2 Α. have seen it but I'm not sure. 3 Now, on page 8 of that document, it lists 4 5 chemicals, concentration, frequency of disposal, approximate amount disposal; is that right? 6 7 Α. Uh-huh. Did you ever see that before? 8 Q. Not that I recall. 9 Α. 10 Q. Ever? 11 Ever. Α. Look at Shalline Exhibit No. 15. 12 Q. 13 (Document handed to the witness). 14 Do you recognize that document? Q. 15 No. Α. 16 Did you ever see it before? Q. 17 Yesterday. Α. Ever see it before yesterday? 18 Q. 19 Not that I recall. Α. 20 Q. Do you remember ever hearing about the fact that a Mr. Bornstein contacted the Woburn 21 22 plant --23 Α. No.

On behalf of a governmental agency to find

24

Q.

out how much of particular chemicals were being 1 2 used at the Woburn plant? 3 A. No. Did you ever hear of that? 4 Q. 5 A. No. 6 Do you know who Mr. Bornstein is? Q. 7 Α. No. 8 Do you know that Mr. Shalline discussed Q. 9 chemical use with Mr. Bornstein? 10 Α. No. 11 Whose handwriting is this memo, first page? \mathbf{Q}_{\bullet} 12 MR. CHEESEMAN: Which part of the 13 page? 14 Any part of the page. Can you recognize Q. 15 the handwriting? 16 I recognize Paul Shalline's signature, his 17 initials. 18 Do you see the handwriting in the upper Q. 19 part of the document, up till September use tricloro, 10 gallons? 20 A. I see it. 21 22 Whose handwriting is that? Q. 23 I don't know. Α.

You never saw this memo before?

24

Q.

Not that I recall. 1 A. On page 2, Xerox of a handwritten memo? 2 Q. Uh-huh. 3 Α. Whose handwriting is that? 4 5 I don't know. Α. 6 Is that yours? Q. 7 No. Α. No? 8 Q. 9 No. Α. 10 Do you recognize anybody else's? 0. 11 No, I don't know. Α. What's the handwriting at the top of that 12 Q. document? Can you read that, the top of the 13 14 telephone number? I don't know what it says. I can't read 15 it. There are two black marks there. 16 17 Q. Does it indicate it is from a file? 18 A. Could be. 19 Do you know what kind of file? Q. 20 I can't read it. No. 21 Did you ever hear of the GCA Corporation? Q. 22 Α. No. 23 Q. The Environmental Protection Agency of the

State of Massachusetts?

1 Α. Pardon me? 2 Q. Or the Environmental Protection Agency 3 State of Massachusetts, did you ever hear of that? When? 4 Α. Indicated in that handwritten note, have 5 0. you ever heard about such an objection? 6 MR. CHEESEMAN: Period or a comma or 7 8 some kind of mark between Environmental Protection Agency and State of Mass. 9 Do you know what that note is referring to? 10 0. 11 Α. No. It says Department of Environmental Health. 12 0. Department of Environment For Health. Did you ever 13 14 hear of such a department? 15 Α. No. Do you know what they are referring to? 16 Q. 17 No. λ. (Document handed to the witness). 18 19 Shalline Exhibit No. 16. Do you recognize 0. that document? 20 21 I saw it yesterday. Α. Ever see it before yesterday? 22 0. I don't remember it. 23 You don't remember ever seeing it. On the

24

Q.

- third page it is written by Mr. Campbell. 1 Mr. Campbell? 2 He was the chief accountant at the time. 3 4 0. At the Woburn plant? 5 Α. Yes. Did Mr. Campbell ever show you this memo?
 - Α. I don't recall.
 - Are you indicated in the top left-hand corner that you received it?

MR. CHEESEMAN: I don't think our copies are legible enough to read that. Do you have a clearer copy there?

- That's the best one I have. That's the 0. one you gave me.
 - Well, it starts with a V. Α.
 - So it must be you? 0.
- 17 Probably. Α.

Q.

- 18 But you don't remember receiving it? Q.
- 19 No. Α.

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- This is a -- Mr. Campbell is sending a Q. memo here about the amount of chemicals that are used; is that right, or the payment for certain chemicals?
- 24 MR. CHEESEMAN: Asking the witness to

interpret the letter? 1 2 Yes, do you understand what the memo is? 0. It looks to me like he was analyzing the 3 Α. 4 expenses of the shop. 5 0. Of certain chemicals? Which he did occasionally. No. Where do 6 Α. 7 you see chemicals? It is H. E. Sampson, three drums of cleaner. 8 Q. Oh. 9 Α. 10 Q. And unfortunately your attorney has 11 blacked out the rest of it so I don't know what it 12 is. 13 What was your question? Α. 14 Do you understand this to be referring to Q. 15 some of the chemicals being used at the machine 16 shop? The letter? 17 Α. 18 Q. Yes. 19 Α. No. 20 No? Q. 21 No. Α. 22 But you never remember receiving it? Q.

Do you know what it is about?

No.

Α.

Q.

23

| 1 | Α. | It says he is analyzing the charges. |
|----|---------|---|
| 2 | Q. | Did you ever discuss with Mr. Campbell |
| 3 | from ti | me to time the charges for various supplies |
| 4 | in the | machine shop? |
| 5 | A. | Sure. We reviewed costs from time to time. |
| 6 | Q. | Do you ever |
| 7 | Α. | Of the whole operation. |
| 8 | Q. | Do you ever review costs of chemical |
| 9 | purchas | es? |
| 10 | Α. | No. |
| 11 | Ω. | Or the chemicals you were purchasing? |
| 12 | Α. | No. |
| 13 | Q. | That wasn't important to you? |
| 14 | Α. | No. |
| 15 | Q. | Plaintiff's Exhibit 17. |
| 16 | | (Document handed to the witness). |
| 17 | Q. | Do you recognize that document? |
| 18 | A. | Yes. |
| 19 | Q. | What is that document, Shalline Exhibit 17? |
| 20 | Α. | It is a letter from the United States |
| 21 | Environ | mental Protection Agency to me. |
| 22 | Ω. | Do you remember receiving it? |
| 23 | Α. | Yes. |
| 24 | Q. | Do you remember reading it? |

- 1 Yes. Α. 2 What did you understand that that letter Q. 3 was? The letter asking questions about our 4 5 activities. Do you remember the day you received it? 6 Q. 7 Α. No. You do remember receiving it? 8 Q. 9 Α. Yes. 10 And you understood that the EPA was asking Q. 11 you for information pursuant to a governmental 12 statute; is that right? 13 Well, I didn't know -- well, if it says so. Α. 14 They were asking for information. 15 Did you understand that they were doing it Q. 16 as part of their responsibilities as the United 17 States Environmental Protection Agency? 18 Ask that question again. Α. 19 Did you understand that this letter was Q. 20 being sent as an official capacity of the United 21 States Environmental Protection Agency? 22 Α. Yes.
 - Q. This was an official letter from the government; is that right?

| 1 | |
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23

- A. Yes.
- Q. Did you understand it was asking certain information pursuant to a statute of the United States of America?
 - A. Well, I don't know that I would know that.
- Q. Well, doesn't it indicate on the top of the letter that it is a request for information pursuant to Section 3007 of the Resource Conservation and Recovery Act, 42 U.S.C. Section 6927?
 - A. That's what it says.
- Q. Did you understand that's what it in fact was, a request for information pursuant to that statute?
 - A. Yes.
- MR. CHEESEMAN: You're asking for a legal interpretation of the letter?
 - Q. No, his understanding.
- MR. CHEESEMAN: You're asking him if he read those words and saw them on the page?
- Q. No, I am asking him if he understood that to mean that the government was making an official request under a statute of the United States.
 - A. That's what it says. I don't know what

1 3007 is. 2 Did you understand this to be a request 0. 3 for information pursuant to a federal statute? That's what it says. 4 Α. Did you understand it to be that? 5 Q. I did because it says it. 6 A. 7 So you understood it to be that? Q. 8 Yes. Α. g Did you understand that you had a legal Q. 10 obligation to provide information to the United 11 States Environmental Protection Agency? Was that 12 your understanding? 13 Α. Yes. 14 That you had such an obligation? Q. 15 Yes. Α. 16 Did you have, was it your understanding Q. that you had an obligation to provide truthful 17 information --18 19 Yes. Α. 20 To the --Q. 21 Α. Excuse me.

Protection Agency?

Yes.

Q.

Α.

22

23

24

To the United States Environmental

| 1 | Q. Was it your understanding that the |
|----|---|
| 2 | information that they were asking that you had a |
| 3 | legal obligation to provide them information to the |
| 4 | questions that they were asking? |
| 5 | A. Yes. |
| 6 | Q. After you received the letter, you read it |
| 7 | and then what did you do? |
| 8 | A. I referred it to counsel. |
| 9 | Q. And which counsel did you refer it to? |
| 10 | A. W. R. Grace counsel. |
| 11 | Q. Who was the attorney that you referred it |
| 12 | to? |
| 13 | MR. CHEESENAN: If you remember. |
| 14 | A. The name is a blank. |
| 15 | Attorney in Cambridge. Mario. |
| 16 | MR. CHEESEMAN: You think it was |
| 17 | Mario Favorito? |
| 18 | A. Mario Favorito. |
| 19 | Q. In Cambridge? |
| 20 | A. Cambridge. |
| 21 | Q. After you referred the letter to Mr. |
| 22 | Favorito in Cambridge, did you refer the letter to |
| 23 | anybody else? |
| 24 | A. I think I did send it to South Carolina. |

Sent a copy of it to South Carolina? 1 Q. 2 A. I believe so. Who did you send it to? 3 Q. I think it was Dick Stewart. 4 5 Did you have a telephone conversation with Q. 6 Mr. Stewart? MR. CHEESEMAN: About this? 7 When you received the letter. 8 $Q \bullet$ I don't know if it was exactly at that 9 10 time, but I had conversation with Dick Stewart about the letter. 11 12 So the first thing you did, you sent the 13 letter to Mr. Favorito, your attorney for W. R. 14 Grace --15 Α. Uh-huh. 16 In Cambridge and you also sent a copy of Q. it to Mr. Stewart in South Carolina? 17 18 I believe so. Α. 19 Did you send a copy to anybody else? Q. 20 Not that I recall. Α. 21 What else did you do other than sending a Q. 22 copy of anything concerning this letter? 23 Α. Well, we started to look up accurate

information to answer it.

- Q. And when you say we, who are you referring to?
 - A. Well, I asked my people to give me information relating to the questions.
 - Q. All right. And did you undertake this investigation on your own?
 - A. On my own?

- Q. Did somebody order you to do this investigation or did you decide to do the investigation yourself?
- A. We had an obligation to answer the letter, so it came on to me and it was important and I obtained as much of the information as I could.
- Q. I understand, but what I'm asking you, did anybody from W. R. Grace indicate to you that you should make a response to this letter or did you make that decision on your own?
 - A. Well, counsel advised that we should.
- MR. CHEESEMAN: You needn't describe anything that your attorney said to you, okay, because that is privileged. The conversations with counsel are privileged.
- Q. Other than your attorney, Mr. Favorito in Cambridge, did anybody from W. R. Grace indicate to

you that you should make a response to this letter? 1 Not that I recall. Α. You made that decision on your own? 3 0. MR. CHEESEMAN: On advice of counsel. 4 5 Okay. On advice of counsel. Α. б You decided to make the response to the Q. 7 EPA? Yes. 8 Α. 9 Did Mr. Stewart ever contact you Q. 10 concerning this letter? 11 Α. Probably. We had several communications. 12 All right. 0. 13 Telephone communications. Α. 14 What's the first conversation you remember? Q. 15 Oh, I don't remember the details of the Α. 16 conversation. 17 Do you remember receiving a telephone 0. 18 conversation from Mr. Stewart, more than one conversation? 19 20 We talked more than once, yes. 21 Tell me what you remember about your Q. 22 telephone conversations with Mr. Stewart about answering this letter. 23

I don't know.

Α.

I don't really remember what I asked 1 2 him or what he said. 3 Q. Well, do you remember that Mr. Stewart talked to you? I know he did but I can't remember the 5 б conversation. 7 0. Well, do you remember what he indicated to 8 you? 9 Other than to gather the information to answer the letter, I don't recall anything specific. 10 11 Did he say what you should do to gather Q. 12 the information? 13 He may have. He may have. Α. 14 Q. What did he say? 15 I don't remember. Α. 16 You don't know what he told you about 0. 17 gathering the information? 18 No, I think we just dug out whatever 19 information we could to answer the question. I'm talking now about your conversation 20 Q. 21 with Mr. Stewart. 22 I don't remember what we discussed. 23 Did you indicate to him in fact you were

going to gather the information?

| 1 | A. Probably. |
|------|--|
| 2 | Q. What did you indicate to him? |
| 3 | MR. CHEESEMAN: Just answer yes or no |
| 4 | whether you remembered. |
| 5 | A. I don't remember. |
| 6 | Q. Do you remember indicating to him that you |
| 7 | were going to gather information? |
| 8 | A. I don't remember. I don't remember the |
| 9 | details of our conversation. |
| LO | Q. I'm not asking for the details. I am |
| 1.1 | asking for your best memory of the conversation. |
| l 2 | A. Best memory, I don't remember. |
| 1 3 | Q. You don't remember? |
| L 4 | A. No. |
| l 5 | Q. You have no idea what you and Mr. Stewart |
| l 6 | discussed about answering the EPA letter? |
| L 7 | A. No. |
| l 8 | Q. Did you take your responsibilities |
| 19 | seriously about answering the EPA letter? |
| 2 () | A. Yes, I did. |
| 21 | Q. Did you think it was important? |
| 2 2 | A. Yes, I did. |
| 2 3 | Q. Was this the first time the Environmental |
| | • |

Protection Agency had sent you a letter?

| 1 | Α. | Yes, it is. |
|----|-------------------|---|
| 2 | Q. | Was it the first time you had ever |
| 3 | received | such a letter from any governmental agency? |
| 4 | Α. | To my knowledge, yes. |
| 5 | Q. | Was it an unusual event in your life? |
| 6 | Α. | Yes. |
| 7 | Q. | You weren't used to answering these |
| 8 | let ters ! | pefore receiving this letter, were you? |
| 9 | Α. | No. |
| 10 | Q. | So you were curious as to what your legal |
| 11 | obligatio | ons were, weren't you? |
| 12 | Α. | Yes. |
| 13 | Q. | So you must have had a discussion with Mr. |
| 14 | Stewart, | didn't you? |
| 15 | Α. | Yes. |
| 16 | Q. | But you can't remember what that |
| 17 | conversat | cion was? |
| 18 | Α. | No. |
| 19 | ٥. | Did Mr. Stewart ever come to the Woburn |
| 20 | plant? | |
| 21 | Α. | Yes. |
| 22 | Q. | When did he come to the Woburn plant? |
| 23 | Α. | I don't remember. After the letter. |
| 24 | Q. | After the letter. Do you remember how |

long? 1 2 He might have come other times but after 3 the letter. Was this the first time he ever came to 4 Q. 5 the Woburn plant, after this letter? 6 MR. CHEESEMAN: On any subject? 7 Α. No. On any subject? 8 Q. 9 No, he has been up there before. Α. 10 Had he been up there before? Q. 11 Uh-huh. Α. 12 How many times had he been up there before? Ç. 13 I don't know. A. 14 Was he there in the 1970's? Q. 15 Α. I don't remember. 16 Was he there in the 1960's? Q. 17 I don't remember. Α. 18 Did he contact you or did he talk to you Q. 19 when he was up in the Woburn plant or did he walk around all by himself? 20 21 He might stop and say hello, talk to Paul 22 and the production manager. 23 Did you have any conversation when he was 0.

up there at the plant?

| 1 | MR. CHEESEMAN: On any occasion? |
|-----|--|
| 2 | Q. On any subject on any occasion. |
| 3 | A. Rarely. |
| 4 | Q. Hum? |
| 5 | A. I don't remember any. |
| 6 | Q. You don't remember. You remember Mr. |
| 7 | Stewart came up to the plant? |
| 8 | A. I have seen him at the plant. |
| 9 | Q. You don't know how many occasions? |
| 10 | A. No. |
| 11 | Q. You don't know what the purpose of his |
| 12 | visit was? |
| 1 3 | A. Well, he would be visiting with respect to |
| 14 | something he wanted to discuss with Paul Shalline. |
| 15 | Q. All right. But you have no idea what he |
| 16 | wanted to discuss with Mr. Shalline? |
| 17 | A. No. |
| 18 | Q. You never found out? |
| 19 | A. No. |
| 20 | Q. You don't know to this day? |
| 21 | A. No. |
| 22 | Q. You never had any conversations with him? |
| 2 3 | A. No. Well, I might have said hello. |
| 2 4 | Q. But you can't remember anything else other |

than saying hello? 1 2 Α. Uh-huh. Now after the letter came to you from the 3 Q. EPA, Mr. Stewart did come to the Woburn plant? 4 I believe he did. 5 This time did you have a conversation with 6 Q. him? 7 8 Α. I believe so. You believe you did? 9 Q. 10 I think so. Α. 11 Q. Did you have it in your office? I really don't remember. 12 Α. 13 Did you meet him at the airport when he Q. 1 4 flew in? No, I did not. 15 Α. 16 Did you meet him at the plant? Q. 17 I just seem to recall that he came up and we did discuss this situation. 18 19 Q. All right. Who did you -- when did you discuss it with him? 20 I don't know. 21 You don't know. Do you know who was 22 Q. 23 present when you discussed it with him?

I don't remember.

24

Α.

1 0. You don't remember. Was it you and him or 2 somebody else? 3 I don't remember. What did Mr. Stewart indicate to you in 5 that conversation that you had if anything? I don't recall that he indicated very much. 6 Α. 7 Q. Did he say hello? Yes. 8 Α. 9 You remember that? Q. 10 Well, I don't remember that either. Α. 11 Q. You don't know if he said hello or not? 12 Α. No. 13 Ç. But you don't remember anything else he 14 said either? 15 No, I know we discussed it but I don't 16 recall any of the details of the discussion. 17 Did you greet him when you met him? Q. 18 Probably. 19 You don't remember? Q. 20 No. Α. 21 Do you remember if you said anything to Q. 22 him?

I don't remember the details of our

23

24

discussion.

| , | Co. Yim was calding for the levelle Tree |
|-----|--|
| 1 | Q. I'm not asking for the details. I am |
| 2 | A. I don't even remember what he said. |
| 3 | Q. You have no idea what you said? |
| 4 | MR. CHEESEMAN: Jan, I'd like you to |
| 5 | back off a little bit. I think you are pushing the |
| 6 | witness too hard. Let's just slow it down. |
| 7 | MR. SCHLICTMANN: Your opinion. |
| 8 | MR. CHEESEMAN: Yes, it is my opinion. |
| 9 | Q. I'm not asking for the details here, Mr. |
| 10 | Forte. I am asking for you to tell me what you |
| 11 | remember about the meeting with Mr. Stewart. |
| 12 | A. I said many times, I don't remember what |
| 13 | we discussed. |
| 14 | Q. And you have no idea what you discussed, |
| 15 | is that right? |
| 1.6 | MR. CHEESEMAN: Just answer each |
| 17 | question as it comes, yes or no, okay? |
| 18 | A. No. |
| 19 | Q. No idea? |
| 20 | A. No. |
| 21 | Q. All right. When Mr. Stewart came, did you |
| 2 2 | do anything? |
| 2 3 | A. I don't recall. |

Q. Did you talk to other employees with Mr.

| | 140 |
|-----|---|
| 1 | Stewart? |
| 2 | A. I don't recall if we did. |
| 3 | Q. You don't know if you did or not. May you |
| 4 | have? |
| 5 | MR. CHEESEMAN: Objection. Go ahead. |
| 6 | A. I don't remember. |
| 7 | Q. Was Mr. Shalline present when you had |
| 8 | conversation with Mr. Stewart? |
| 9 | A. I don't remember. |
| 10 | Q. How long did Mr. Stewart stay there at the |
| 11 | plant? |
| 12 | A. I don't know. |
| 13 | Q. You don't know if it was a day? |
| 14 | (Witness shook head). |
| 15 | Q. Two days? |
| 16 | (Witness shook head). |
| 17 | Q. A week, a month? |
| 18 | A. Don't know. |
| 19 | Q. Six months? |
| 20 | A. Don't know. |
| 21 | Q. Was he there five minutes? |
| 22 | A. Don't know. |
| 2 3 | Q. Could he have been there just a minute and |
| 24 | left? |

| 1 | A. Unlikely. |
|-----|--|
| 2 | Q. You think it was more than a minute? |
| 3 | A. Yes. |
| 4 | Q. Do you have any idea how long it was? |
| 5 | A. You want me to guess? |
| 6 | Q. Yes. |
| 7 | MR. CHEESEMAN: No. |
| 8 | Q. What's your best memory? |
| 9 | MR. CHEESEMAN: If you remember how |
| 10 | long, even approximately. |
| 11 | A. I don't know. |
| 12 | Approximately? |
| 13 | Q. Approximately. |
| 14 | A. A day, possibly two. |
| 15 | Q. So you think he was there about a day or |
| 16 | possibly two? |
| 17 | A. I think. |
| 18 | Q. Were you with him during the time that he |
| 19 | was at the plant? |
| 20 | A. Probably part of the time. |
| 21 | Q. How long of the time were you with him? |
| 22 | MR. CHEESEMAN: If you remember. |
| 23 | A. I don't remember. |
| 2 4 | Q. What did you do during the time that you |

| 1 | were with him? |
|----|---|
| 2 | A. I don't remember what we discussed. |
| 3 | Q. What did you do? |
| 4 | A. What did we do? |
| 5 | Q. Yeah, did you just have a conversation or |
| 6 | did you do something? |
| 7 | A. I think we just had a conversation as I |
| в | recall. |
| 9 | Q. Did you go around the plant together? |
| 10 | A. I don't remember. |
| 11 | Q. Did you go to look at files? |
| 12 | A. No, we did not. |
| 13 | Q. You remember not looking at files? |
| 14 | A. Right. |
| 15 | Q. That's one thing you do remember? |
| 16 | A. That I did not look at files. |
| 17 | Q. You remember that you didn't look at files |
| 18 | with Mr. Stewart? |
| 19 | A. I did not look at files with anyone. |
| 20 | Q. You remember that at no time did you look |
| 21 | at files with anybody concerning replying to this |
| 22 | EPA letter of Jan of '82; is that correct? |
| 23 | A. That's correct. |

Q. You have a clear memory of that?

1 Α. Yes. 2 That's the one thing you remember? Q. 3 Α. Yes. 4 About Mr. Stewart, do you remember whether 5 he looked at files? A. I don't know. 6 7 Why is it that you remember you didn't 8 look at files? 9 Because I didn't. 10 Q. Is that a policy on your part not to look at files ever? 11 12 A. No. I just didn't. 13 Q. You made the decision not to look at files 14 to respond to the EPA letter? I did not look at files. 1.5 Α. 16 Did you make that decision not to look at Q. files? 17 A. If I didn't look at files, I made the 18 decision. 19 Not to look at any files? 20 Q. 21 Yes. Α. 22 In response to the EPA's letter of January Q. 23 1982?

24

A. Yes.

Now, do you know if Mr. Stewart looked at 1 Q. any files? 2 Α. I do not know. 3 Do you know if Mr. Shalline looked at any 4 Q. files? 5 I do not know. б Α. Do you have any knowledge as to anybody 7 Q. who worked for you or under you at the Woburn plant 8 looked at any files to respond to the United States 9 Environmental Protection Agency's letter of January 10 11 1982? I don't recall. I don't know. 12 A. Now, Mr. Stewart left after a day or two? 13 Q. 14 I believe so. Α. What if anything was the result of his 15 Q. visit? 16 I don't know that there was any result. 17 Α. Did he indicate to you what your 18 Q. 19 responsibilities were? 20 Α. No. 21 Did he indicate what you should do? Q. 22 Α. No.

He just left?

Yes.

Q.

Α.

23

After he left, did he come back again? 1 Q. 2 I don't recall. Α. 3 Q. Did Mr. Stewart take notes during the visit? I don't know. 5 Α. Did Mr. Stewart interview employees during the visit? 7 I don't recall if he did. 8 Was anybody else with Mr. Stewart from 9 0. South Carolina? 10 I don't remember. 11 A. But you do remember he left sometime? 12 Q. 13 I'm trying to remember that he came up. 14 Now you don't even remember whether he Q. came up or not? 15 16 I'm sure he came up after this letter. Ιt is the timing I don't know. 17 18 But you remember him coming up? Q. 19 Α. Yes. 20 And you remember him leaving? Q. I don't know when he left but he did leave. 21 Α. 22 And you don't know what he did when he was · Q. 23 there? 24 Α. No.

After he left, did he ever come back? 1 Q. He has been up several times. 2 Was he ever up in regard to answering this 3 EPA letter of January 1982? 4 I don't believe so. 5 So that was the first and last time you 6 saw Mr. Stewart concerning answering the EPA letter 7 of January 1982; is that right? 8 I believe so. 9 Now, you said Mr. Stewart was up several 10 11 other times after this --12 F. . Yes. 13 Visit in answering the letter of January 14 1982? 15 Α. Yes. 16 How many times has he been up there? Q. Several times. 17 Α. 18 Why has he been up there? Q. 19 He has been involved in the EPA situation. Α. 20 The EPA situation? Q. 21 Uh-huh. Α. 22 When you say the EPA situation, what are Q. 23 you referring to?

24

Α.

The drums.

| 1 | Q. The drums, what drums? |
|-----|---|
| 2 | A. Behind the building. |
| 3 | Q. What drums behind the building? |
| 4 | A. Well, the pit behind the building I should |
| 5 | say. I'd like to correct that. |
| | |
| 6 | |
| 7 | which the drums were buried? |
| 8 | A. The pit that was behind the building, |
| 9 | right. |
| 10 | Q. With the drums that were buried? |
| 11 | A. Which we know now. |
| 12 | Q. Had drums in it? |
| 13 | A. We know now. |
| 14 | Q. Right. |
| 15 | A. Mr. Stewart has been up because of that? |
| 16 | A. He has been involved in this whole EPA |
| 17 | thing. |
| 18 | Q. And have you had conversations with him |
| 19 | about this? |
| 20 | MR. CHEESEMAN: Yes or no. |
| 21 | A. Yes. |
| 2 2 | Q. You have? |
| 2 3 | A. Yes. |
| 2 4 | Q. Do you remember these conversations? |
| | |

1 MR. CHEESEMAN: Yes or no. 2 answer yes or no. 3 Α. No. 4 0. You don't remember these conversations? 5 Α. No. How many conversations have you had with 6 Q. 7 Mr. Stewart about this business regarding the pit in the back of the plant where the drums were 8 9 buried? 10 Three or four. Α. 11 And when did these take place, what period 0. 12 of time? 13 Α. During the times he visited or we were at 14 meetings. 15 Q. What year was this? 16 19 -- what's the date of this letter? 17 Between '82 and now. Between 1982 and now? 18 0. Uh-huh. 19 Α. 20 These visits take place at the plant? Q. 21 Some of them. Α. 22 Q. The first one that you remember after he 23 left the plant when he came to help you answer this

EPA letter of January 1982, when was the first time

you remember him coming to the plant? 1 Did I say he helped me answer the letter? 2 All right. You don't remember him helping 3 0. you answer the letter? 4 5 Α. Huh? You don't remember him helping you answer 6 Q. the letter? 7 8 Α. No. 9 You didn't understand he was there to help 0. 10 you answer the letter? 11 No, he was interested in what was going on 12 and he wanted to know about it I'm sure. 13 the only thing I remember. 14 But he wasn't there to help you? Q. 1.5 Well, if he could he would. Α. 16 Do you remember that he did help you Q. answer the letter? 17 18 Α. No, not that I recall. 19 It was your responsibility? Q. 20 Yes. Α. 21 And nobody helped you? Q. 22 No, I didn't say that. Α. 23 Who helped you?

Q.

Α.

Counsel.

| 1 | Q. And other than counsel, who helped you? |
|----|---|
| 2 | A. No one. |
| 3 | Q. No other person? |
| 4 | A. Not in answering the letter. |
| 5 | Q. Answering the letter, nobody helped you |
| 6 | except you and your counsel? |
| 7 | MR. CHEESEMAN: You're referring to |
| 8 | the drafting of the letter now? |
| 9 | A. Drafting of the letter. |
| 10 | Q. Now, gathering information to answer the |
| 11 | letter, who helped you? |
| 12 | A. Paul Shalline, Frank Kelly. I think I |
| 13 | talked to Tom Barbas. Barbas, Shalline, Kelly. |
| 14 | Those were the three people as I |
| 15 | recall. I think I talked to Al Love, too. I asked |
| 16 | him what he remembered. Four people I think. |
| 17 | Q. You remember talking to Paul Shalline, |
| 18 | Frank Kelly, Tom Barbas and Al Love? |
| 19 | A. Yes. |
| 20 | Q. To answer the letter for the EPA? |
| 21 | A. To get information. |
| 22 | Q. To get information to answer the letter to |
| 23 | the EPA? |
| 24 | A. Yes. |

- 1 Q. And every one of those people provided you information?
 - A. Well, whatever they could provide me.
 - Q. Now, did you discuss answering the letter to these four people in the presence of Mr. Stewart?
 - A. I don't recall that.
 - Q. Were you ever in the presence of Mr.

 Stewart at which the items contained in this request of January 1982 from the government were discussed?
 - A. I don't remember.
 - Q. Do you remember having conversations with Mr. Shalline, Mr. Kelly and Mr. Barbas and Mr. Love?
 - A. Yes.

б

- Q. Do you remember having conversations in the presence of them individually or in the presence of other people?
- A. They could have been together. Two of them may have been together at one time or another when I talked to hem.
- Q. After Mr. Stewart left, did he ever call you again or did you have any telephone conversations about the information requested by the government in the January 1982 letter?

- I don't recall. Α. 1 You don't recall any? 2 Q. 3 Α. No. You don't recall Mr. Stewart ever coming 4 Q. back to the plant other than that one visit? 5 MR. CHEESEMAN: On this subject? 6 7 On the subject of answering the EPA's Q. letter of January of 1982? 8 I don't recall that. 9 10 0. Now, other than that visit with Mr. 11 Stewart, what did you do to gather information to answer the EPA letter? Tell me exactly what you 12 did. 13 Well, I talked to Paul Shalline. 14 Α. All right. When did you talk to him? 15 Q. After I got the letter. I don't remember 16 Α. 17 the day. 18 Do you remember calling him into your Q. office or going to his office? 19 20 One or the other. I talked to him. 21 All right. What do you remember talking Q. 22 to him about?
 - A. Well, I asked him, I showed him, probably showed him the letter.

| 1 | Q. | Yeah. |
|-----|-----------|---|
| 2 | Α. | And asked him what he could tell me about |
| 3 | the info | mation in the letter with respect to |
| 4 | answering | , it. |
| 5 | ٥. | What did he say? |
| 6 | Α. | I don't remember. |
| 7 | | MR. CHEESEMAN: Don't guess. If you |
| 8 | remember | what he said, you can answer. |
| 9 | Q. | What do you remember him indicating to you? |
| 10 | Α. | Well, he gave me some information which I |
| 11 | used for | an answer and I don't recall what it was. |
| 12 | Q. | He gave you information? |
| 13 | Α. | Yes. |
| 1.4 | Q. | Mr. Kelly, what did you do with Mr. Kelly? |
| 15 | Α. | He also gave me information. |
| 16 | Q. | All right. Did you talk to Mr. Kelly? |
| 17 | Α. | Yes. |
| 18 | ٥. | How many times did you talk to Mr. Kelly? |
| 19 | | MR. CHEESEMAN: About this? |
| 20 | Q. | About answering, about the information |
| 21 | requested | by the EPA in the letter of January 1982? |
| 22 | Α. | A couple of times. |
| 23 | Q. | The first conversation. |

A. Two or three times.

The first conversation, what do you 1 Q. remember, what took place? 2 I just asked him some questions, what he 3 remembered. 4 Remembered what? 5 Q. About the questions in the letter. 6 Α. What questions specifically? 7 0. Let me find it. With respect to question Α. 8 10. 9 I am sorry. 10 Q. With respect to question ten. 11 Α. All right. Question ten in the EPA letter 12 0. 13 asked did W. R. Grace and/or any subsidiary, branch, 14 and/or division at 369 Washington Street, Woburn, Massachusetts ever dig or hire someone to dig any 15 16 holes, trenches, pits or other excavation at 369 17 Washington Street, Woburn, Massachusetts? You asked Mr. Kelly about that? 18 19 Α. Yes. 20 Why? Q. Because he knew everything that went on. 21 Α. Why did Mr. Kelly know everything that 22 Q.

He was the shipper and he was an old timer

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went on?

Α.

and he was out there all the time. 1 He was out there all the time? 0. 2 3 Α. Yes. 4 Q. When you say out there, what are you referring to? 5 I mean in the production, shipping area. 6 Α. Which is to the rear of the plant? 7 Q. Yes. 8 Α. 9 He was out there all the time. He knows Q. what's going on? 10 (Witness nodded). 11 So you talked to him? 12 Q. 13 I asked him. A. You asked him -- did you say specifically, 14 Q. what did you ask him? 15 16 Α. I asked him if he knew anything about pits 17 or things of that sort, the question. What did Mr. Kelly indicate to you? 0. 18 19 A. He said he did. What did he say? 20 Q. He said we did dig a pit. 21 Α. What did he say about it? 22 Q. 23 He said we dumped some barrels in, the Α. contents of barrels.

What else did he say? Q. 1 That was it. Oh, I asked him who dug the 2 A. pit, and he told me Manzelli. He remembered even 3 Manzelli. 4 What else did he remember? 5 Q. That's it. Α. 6 What else did he tell you? 7 Q. That's it. 8 Did he tell you how many barrels he poured 9 Q. into the pit? 10 Oh, oh. I think he said ten or fifteen. 11 Α. Well, did he? 12 0. Well, if I answered, whatever the answer 13 Α. is. Let me see what the answer is. 14 15 MR. CHEESEMAN: I think --I'm asking what you remember. 16 0. MR. CHEESEMAN: He's asking what you 17 remember. 18 19 Α. I don't remember. 20 You don't remember what he said? 0. 21 I remember he said what I told you. Α. 22 I'm asking you, what do you remember him Q. saying about what went into that pit? 23

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Α.

He gave me some idea of the number of

barrels, which I don't remember the number unless I 1 look at the answer that I wrote the EPA. 2 Other than that you don't have any other 3 memory of it? 4 Α. No, that's it. 5 What else did he tell you? 6 Q. 7 That's it. A. What did he say about the drums that went 8 0. 9 into the pit? He didn't. 10 Α. 11 Did he indicate to you the drums were 12 buried in the pit? 13 Α. No. 14 0. Never did? 15 Α. No. 16 In fact I didn't ask him. Were you present with Mr. Shalline when 17 Q. you talked to Mr. Kelly? 18 I don't recall. I don't think so. 19 20 What else did Mr. Kelly indicate to you? Q. That's it. That's all. 21 Α. 22 What questions did you ask him? Q.

Tell me the questions you asked him.

Asked him about the pit.

23

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Α.

Q.

1 Α. I asked him what we did with the pit and he told me. 2 I want to hear what you asked him and what 3 you told him. 4 MR. CHEESEMAN: If you remember 5 beyond what you have already testified to. 6 7 I already testified. Tell me exactly. 8 Q. Again? 9 Α. Yes, what you remember and what he told 10 0. 11 you. I asked him if he knew about any pits. He 12 Α. said he did, and I asked him: Well, who dug the 13 pit? And he told me and I said: What did we do 14 with it? And he said: We dumped what was in the 15 16 barrels in the back of the plant into the pit. Q. Yes. 17 That's it. 18 Α. Did he indicate what was in the barrels? 19 Q. 20 Α. No. 21 Did he indicate what barrels he was Q. 22 talking about? 23 Barrels in the back of the plant. Α.

Did he indicate the number of barrels in

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Q.

the back of the plant? 1 He did but I don't remember. 2 A. Did you know what barrels he was referring 3 4 to. Barrels in the back of the plant because 5 Α. there were some barrels from time to time in the 6 7 back of the plant. Always 55 gallon drums in the back of the 8 Q. 9 plant? 10 Some. Α. 11 Some. How many? Q. 12 I don't know. A. It varied? 13 0. Right. 14 Α. What would the numbers vary from? 15 Q. Half a dozen to a dozen, ballpark. 16 Α. How often would it vary? 17 Q. I don't know. 18 Α. MR. CHEESEMAN: How often would it 19 vary? 20 21 How often would it vary? Q. 22 I don't know. A. Would it vary day-to-day? 23 Q. 24 I wouldn't know. Α.

| 1 | Q. Week to week? |
|-----|---|
| 2 | A. I wouldn't know. |
| 3 | Q. Month to month? |
| 4 | A. I don't know. |
| 5 | Q. Year to year? |
| 6 | A. I don't know. |
| 7 | Q. All right. That was your first |
| 8 | conversation with Mr. Kelly. What was your second |
| 9 | conversation with Mr. Kelly? |
| LO | A. Asked him if he remembered anything else. |
| 11 | Q. Was it the same conversation or did you |
| 12 | come back? |
| L 3 | A. About this conversation before we |
| L 4 | finalized. |
| l 5 | Q. You are still on the first. So you did |
| L 6 | ask him other questions? |
| L 7 | A. No, I said I went back to double check |
| L 8 | that he didn't remember anything else that I should |
| L 9 | know about in answering the letter. |
| 2 0 | Q. When did you double check? |
| 21 | A. I don't know, a week later, two weeks |
| 2 2 | later. |
| 23 | Q. Why did you go back to double check? |

A. Just to be sure that he didn't recall

| 1 | something else. |
|-----|---|
| 2 | Q. What did you say? |
| 3 | A. I wanted to give an accurate answer to the |
| 4 | letter. |
| 5 | Q. What did you say to Mr. Kelly? |
| 6 | A. I said: Do you remember anything else |
| 7 | that's important that I should know? And he said: |
| 8 | No. I told you. |
| 9 | Q. Is that all you said to him? |
| L 0 | A. Yeah. |
| 11 | Q. And that's all he said to you? |
| L 2 | A. Yes. |
| L 3 | Q. What was your other conversation with Mr. |
| 4 | Kelly? |
| L 5 | A. That was it. |
| L 6 | Q. You said there were two to three? |
| l 7 | A. Well, it is two then. |
| L 8 | Q. Not more than two? |
| L 9 | A. No. |
| 20 | Q. Mr. Barbas, when did you talk to him? |
| 21 | A. After we got the letter. |
| 2 2 | Q. Why did you go to Mr. Barbas? |
| 2 3 | A. Well, he was involved in the painting and |
| . A | auaruthina |

so why did you go to him? 1 Q. 2 Well, because he was involved in painting and the barrels were in his area and I wanted to 3 make sure that he didn't have any information to 4 contribute to the letter. 5 All right. When you went to Mr. Barbas, 6 7 what did you say to him? I said: What do you know about it? I 8 don't recall the question because I don't know what 9 I might have referred to. Let me look at it. 10 11 (Witness looked at document). 12 I think I asked him the same 13 questions I asked Kelly about the pit. 14 Q. What did Mr. Barbas say? 15 I can't see anything else that I would 16 have asked him. 17 What did Mr. Barbas tell you? Q. 18 I don't recall if he said he remembered or Α. 19 not. 20 Q. What's your best memory? MR. CHEESEMAN: If you remember 21 22 anything. 23 I really don't remember what he said. Α.

You don't remember what he said. Do you .

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Q.

remember him telling you -
A. Wait a minute. Hold it. I'd like to go
back to the last question.

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(Witness looked at document).

I don't remember exactly but I think
I asked him with respect to question No. 7 and 8.

- Q. Why did you ask him about 7 and 8?
- A. If he recalled what the -- no, that's the tank. Forget it.
 - Q. What about the tank?
- A. Retract that.
 - Q. What about the tank?
- A. We didn't have a tank. That's not in question. Forget it. Cancel that remark.

No, I think I asked him the same question I asked Kelly.

- Q. Tell me exactly what you remember asking or indicating to Mr. Barbas.
- A. If he knew anything about the pit and about what went in it and that sort of thing, and I don't recall what his answer was at the time. I don't know whether he agreed with Kelly or he said he didn't know. I don't remember.
 - Q. He may have agreed with Kelly?

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| 1 | A. He may have or I don't remember. |
|-----|--|
| 2 | Q. What else did you talk to him about? |
| 3 | A. I think that's it. |
| 4 | Q. All right. |
| 5 | Mr. Love. |
| 6 | MR. CHEESEMAN: Is that a question? |
| 7 | Q. Yes. |
| 8 | A. What's the question? |
| 9 | Q. Did you ever talk to Mr. Love? |
| 10 | A. Yes. |
| 11 | Q. How many times did you talk to Mr. Love? |
| 12 | MR. CHEESEMAN: About this? |
| 1.3 | Q. About this incident? |
| 1.4 | A. At least once, possibly twice. |
| 15 | Q. What do you remember about talking to Mr. |
| 16 | Love about this incident? |
| 17 | A. Same questions. |
| 18 | Q. What did you ask him? |
| 19 | A. What he remembered about the pit and with |
| 20 | what we put in the pit. |
| 21 | Q. What did Mr. Love tell you? |
| 22 | A. Again, after Kelly, I don't recall if he |
| 23 | agreed with Kelly or not, if he remembered it. |
| 2 4 | Q. What did he tell you? What do you |

1 remember him indicating to you? 2 Α. That's what I'm telling you. I don't 3 remember if he agreed with Kelly or not. 4 0. Did you take notes on these conversations? 5 Α. No. Never took any notes? 6 Q. 7 No. Α. How about Mr. Shalline, how many times did 8 Q. 9 you talk to Mr. Shalline? 10 MR. CHEESEMAN: About this subject? 11 Q. This subject. 12 Several times. Α. 13 How many times? Q. 14 Half a dozen, I guess. A. 15 What do you remember about these 16 conversations with Mr. Shalline that you had you 17 think at least a half dozen times? MR. CHEESEMAN: I don't think he said 18 19 at least half a dozen times. He said about. 20 Α. Approximately. 21 Q. Approximately a half dozen times. What do 22 you remember about them? 23 What I remember is asking him about these

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chemicals.

Q. Listed by the EPA? 1 The ones in their letter. 2 Α. What did he say to you? 3 0. I don't remember what he said to me 4 because there is a list of chemicals here and my 5 answer to the EPA letter will indicate what he told 6 7 me. Well, Mr. Forte, I want to ask you, I want 8 to know what you remember as best you can Mr. 9 10 Shalline telling you about the use of 11 trichloroethylene at the plant. What did he tell 12 you? What do you remember him telling you? I don't remember exactly what he said. 13 14 said something about trichloroethylene, but I don't remember. I have to look at the answer to this 15 16 letter to know, to refresh my memory. 17 Q. All right. Before I ask you to look at the 18 19 letter, I want to know what your memory is now. 20 I don't remember. 21 Did he indicate that the plant used 0. 22 trichloroethylene? 23 I don't remember. Α.

What did he tell you about

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0.

| 1 | tetrachloroethylene? |
|------------|---|
| 2 | A. I don't remember. I have to look at the |
| 3 | answer. |
| 4 | Q. Did he tell you the plant used |
| 5 | tetrachloroethylene? |
| 6 | A. He may have. I don't remember. |
| 7 | Q. How about Toluene? |
| 8 | A. I don't remember. |
| 9 | Q. How about chloroform? |
| 10 | A. I don't remember. |
| 11 | Q. How about 1,1,1-trichloroethane? |
| 12 | A. I don't remember. |
| 13 | Q. Methylene chloride? |
| 14 | A. I don't remember. |
| 15 | Q. 1,1-dichloroethylene? |
| 16 | A. I don't remember. |
| 17 | Q. Acetone? |
| 18 | A. I don't remember. |
| 19 | Q. How about methyl isopropyl ketone, what do |
| 20 | you remember Mr. Shalline telling you about that? |
| 21 | MR. CHEESEMAN: If anything. |
| 2 2 | A. I don't remember. |
| 2 3 | Q. How about Benzene, what do you remember |
| 2 4 | Mr. Shalline telling you about Benzene? |

1 A . Don't remember. How about chlorobenzene? 2 Q. I don't remember. 3 Α. How about 1,2-transdichloroethylene? 4 Q. Don't remember. 5 You have no recollection of what he 6 7 indicated to you? If I look at the letter, I'll tell you 8 9 what he told me. 10 MR. CHEESEMAN: The question is what 1.1 you remember, not what you wrote. 12 I'm asking about your memory. Q. 13 Well. Α. 14 What do you remember? Q. 15 I don't remember. Α. 16 Is it fair to say then whatever you wrote Q. 17 in that letter is what Mr. Shalline told you? 18 Probably. 19 So whatever you wrote in that letter concerning use of chemicals was information you 20 21 received from Mr. Shalline; is that right? 22 Α. I believe so. 23 Q. You did not do anything else to determine

the use of chemicals at the plant to answer the EPA

169 letter other than go to Mr. Shalline; is that right? 1 MR. CHEESEMAN: That's not what he 2 3 testified to. I'm asking asking the question. 4 0. What's the question? 5 A . Other than Mr. Shalline, you did not б Q. consult any other source to determine what 7 8 chemicals were used at the plant to answer the 9 letter of the EPA; is that right, sir? 1.0 Α. I don't think so. 11 0. That's wrong. What other source did you 12 go to to determine what chemicals were used? 13 I don't remember going to any other source. Α. 14 Other than Mr. Shalline you don't remember Q. 1.5 going to any other source; is that right?

A. That's right.

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Q. Is it fair to say then that Mr. Shalline was your sole source of information about the chemicals used at the plant in order to answer the EPA; is that right?

MR. CHEESEMAN: You're asking all along here about what Mr. Forte personally did. You're not asking what others did?

Q. I am asking what Mr. Forte dld. You

| 1 | answered the letter, didn't you, Mr. Forte? |
|----|---|
| 2 | A. Yes. |
| 3 | Q. Did anybody else answer the letter? |
| 4 | MR. CHEESEMAN: He already testified |
| 5 | other people assisted him. |
| 6 | A. Counsel. |
| 7 | Q. Who answered the letter? |
| 8 | MR. CHEESEMAN: Asking him who |
| 9 | drafted the letter or who signed it? |
| 10 | Q. Who answered the letter? |
| 11 | Who do you understand answered the |
| 12 | letter? |
| 13 | A. I signed the letter. |
| 14 | Q. Did you draft the letter? |
| 15 | A. With counsel's help. |
| 16 | Q. Other than your counsel's help, did |
| 17 | anybody else draft that letter? |
| 18 | A. No. |
| 19 | Q. Just you and your counsel? |
| 20 | A. Yes. |
| 21 | Q. And you signed it? |
| 22 | A. Yes. |
| 23 | Q. And you read it? |
| 24 | A. Yes. |

| 1 | Q. And you understood that to be the |
|----|---|
| 2 | information that you were going to supply to the |
| 3 | EPA; is that right? |
| 4 | A. Yes. |
| 5 | Q. And the information that was in that |
| 6 | letter you gathered; is that right? |
| 7 | MR. CHEESEMAN: I'm not going to |
| 8 | permit him to answer as to what counsel did or what |
| 9 | counsel told him counsel did. |
| 10 | Q. Did you provide information to your |
| 11 | attorney to answer this letter? |
| 12 | A. Yes. |
| 13 | Q. To your knowledge did anybody else provide |
| 14 | information to your attorney to answer this letter? |
| 15 | MR. CHEESEMAN: I'm not going to |
| 16 | permit him to answer that question. |
| 17 | Q. I'm afraid that's not privileged |
| 18 | information. To your knowledge did anybody else |
| 19 | provide information to your attorney? |
| 20 | MR. CHEESEMAN: Let me give some |
| 21 | direction to the witness. |
| 22 | If you know from other people that |
| 23 | they communicated with Mr. Favorito, you can answer |

as to that, but if Mr. Favorito told you how he got

information to go into the letter, you should not describe what he told you. Do you understand that? What Mr. Favorito told you about his process of participating in the preparation of this letter is not something that you have to talk about. So the question is do you know from anyone other than Mr. Favorito that they went and talked to Mr. Favorito?

- A. Other than counsel?
- Q. Right.
- A. Not that I know of.
- Q. So to your knowledge you're the only one who provided information to Mr. Favorito; is that right?
- A. Yes.

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MR. CHEESEMAN: Apart from whatever he may have talked to his counsel about.

- Q. I'm asking Mr. Forte. To your knowledge now, sir?
 - A. To my knowledge, no.
- Q. You're the one who provided the information to Mr. Favorito; is that right?
 - A. Yes.
- Q. You have no reason to believe that Mr.

 Favorito received information from anybody else

1 other than yourself; is that right? 2 MR. CHEESEMAN: Objection to the form of the question and I'll instruct him not to 3 describe --I'm asking to his knowledge. 0. 5 MR. CHEESEMAN: I will instruct him 6 7 not to describe to you any conversations he may have had with counsel or anything he may have 8 learned from counsel. 9 I don't want you to describe any 10 conversations you had with counsel. My question is 11 12 to your knowledge do you know whether you were the only person who provided information to your 13 counsel? 14 15 I believe I was. Α. And you and your counsel drafted the 16 Q. 17 letter? 18 Yes. Α. 19 Q. And you read the letter? 20 Α. Yes. And you understood that this was 21 0.

Q. You understood that you had a legal

information that you were providing the EPA?

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Α.

Yes.

| 1 | obligation to provide that information? |
|-----|--|
| 2 | A. Yes. |
| 3 | Q. You understood that you had an obligation |
| 4 | to tell the truth? |
| 5 | A. Yes. |
| 6 | Q. Did you understand that it was a criminal |
| 7 | penalty for misstating information to the EPA? Was |
| 8 | that your information? |
| 9 | A. No, I didn't know that. |
| 10 | Q. Did you think that it was, that you could |
| 11 | be subject to penalties of a criminal or a civil |
| 12 | nature for not providing accurate and truthful |
| 13 | information to the EPA? |
| 14 | MR. CHEESEMAN: If you thought about |
| 15 | it. |
| 16 | A. I didn't think about it. |
| 17 | Q. But you did understand you had an |
| 18 | obligation to provide information? |
| 19 | A. I did understand. |
| 20 | Q. And that the information had to be true? |
| 21 | A. Yes. |
| 22 | Q. And that it was your obligation not to |
| 23 | misstate information? |
| 2 4 | A. Yes. |

- Q. Now, you read the letter and you signed it?
- 2 A. Yes.

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Q. And you agreed with every sentence in that letter as being a truthful statement, isn't that right?

MR. CHEESEMAN: Objection.

- A. Based on the facts I had when I answered it.
- Q. Now, regarding answering the question as to chlorinated solvents that wherever generated, used or otherwise kept by W. R. Grace at their Woburn plant, your sole source of information to answer that question was Mr. Shalline; is that right?
 - A. I believe it was.
- Q. In answering question number 3 about the use of the following chemicals listed in question number 3 of the EPA's letter of January 1982, it was Mr. Shalline who was your sole source of information to provide information to the EPA about the use of those chemicals, is that right?
 - A. I believe it was.
- Q. In question number 4 it says for each chemical listed in question 3, list all methods of

l disposal used for each prior to November 19, 1980.

Was Mr. Shalline your sole source of information in answering question number 4 about methods of disposal of those chemicals listed in question number 3?

A. I believe so.

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Q. In question number 5, for each chemical listed in response to question 3, list all methods of disposal used for each since November 19, 1980.

Was Mr. Shalline your sole source of information to answer that question?

- A. I believe so.
- Q. Let me show you Plaintiff's Exhibit No. 18.

 Is that the letter that you responded to the EPA?

 MR. CHEESEMAN: This is the signature page here.
 - A. Yes.
- Q. Now, it states in paragraph 2 that: We appreciate EPA's grant of extension of time to answer as set forth in Attorney Rikleen's letter of January 25, 1982. We are providing this response in a spirit of cooperation, with the understanding that you are at present gathering information from many sources as to the potential causes of

contamination of two wells in East Woburn and that 1 our company has not been singled out as the target 2 of any investigation at this time. 3 What did you mean by that paragraph? 4 A. I think --5 MR. CHEESEMAN: Objection. Go ahead. 6 I think it was drafted with the help of 7 Α. counsel. 8 9 Q. What were you referring to in that letter, 10 in that paragraph concerning the contamination of 11 two wells in East Woburn? MR. CHEESEMAN: Asking for his 12 understanding? 13 14 Yes, what your understanding of what you 15 were referring to in that paragraph? What were you 16 referring to? 17 Α. What it says. What was that? 18 0. Contamination of two wells in East Woburn. 19 Α. What contamination of two wells in East 20 Q. 21 Woburn? Whatever the publicity was about two wells 22 Α. 23 in Woburn.

Did you understand an inquiry by the EPA

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Q.

was an attempt to find out who may have been 1 responsible for the contamination of the two wells? 2 I don't know. I have to read the letter. 3 (Witness looked at document). 4 MR. CHEESEMAN: He is asking you what 5 your understanding was at that time. 6 Your understanding. 7 It is in the letter that they wrote me. Α. 8 9 So it was your understanding that the EPA 0. 10 was trying to investigate the possible sources of 11 the contamination of the two wells in East Woburn, 12 wells G and H; is that right? That's what it said in the letter. 1.3 Α. 14 Is that true? Is that your understanding? 0. 15 That's what they said in the letter. 16 have an understanding what they said. That's what 17 they said. 18 They, who are you referring to? Q. 19 Α. EPA. 20 That was your understanding then? Q. 21 Α. That's my understanding, of what they said. 22 You stated here that you were worried Q. about your company being singled out as the target 23

of any investigation.

MR. CHEESEHAN: I don't believe the letter says that.

- Q. Well, you referred to the fact in your letter, you are indicating that it is done in a spirit of cooperation with the understanding that you are gathering information from many sources and that your company, the Woburn plant, has not been singled out as the target of any investigation. What was your concern about being singled out as the target of an investigation?
- A. This was done with the assistance of counsel. I'm not sure I have an answer to that question.
- Q. All right. It states on page 2: In the course of its manufacturing activities, Cryovac has utilized a limited amount of chlorinated solvents which are associated with a small parts painting operation at the site or with parts cleaning and the gluing/laminating of small parts as well as cutting fluids of the type customarily utilized in machine shops.

Is that a true statement?

- A. Yes.
- Q. How do you know that to be true?

Because my people told me. 1 Α. What people is that? 2 **c** . Probably Paul Shalline. 3 Α. 4 So the answer you provided in that first Q. 5 sentence you relied on Mr. Shalline? Α. Yes. 6 7 Did you have any independent knowledge other than what Mr. Shalline told you? 8 9 Α. No. 10 Did you know that you were using 11 chlorinated solvents? 12 Α. No. Do you know what chlorinated solvents are? 13 Q. 14 Α. No. 15 Did you know what they were? Q. 16 Α. No. 17 Did you know how much you used? Q. 18 Α. No. 19 Ever? Ç. 20 Α. No. 21 Q. These solvents and cutting fluids which 22 are undoubtedly similar to those utilized by other 23 manufacturing activities in the area and elsewhere

have been used in small quantities over time as

1 follows. 2 Now, to answer that sentence, who did you rely on for that information? 3 Paul. Α. 4 Shalline? 5 Q. 6 Α. Yes. No other source? 7 I don't recall. 8 Α. Do you have any independent knowledge 9 about the use of solvents and cutting fluids --10 11 Α. No. In the manufacturing process? Do you? 12 Q. 13 No. Α. Do you know if they are similar to those 14 Q . 15 utilized by other manufacturing companies? 16 Can I prove it you mean? A. No, do you know it to be a fact? 17 Q. 18 I believe we used the same type of fluids that other machine shops and similar operations 19 20 used. 21 Why do you believe that? Q. Because I do. 22 Α.

Because that's what the normal practice

Why? What is the basis?

23

24

Q.

Α.

1 probably is. But do you know if it is in fact? 2 Well, I have never checked other machine 3 shops to see what they use. 4 Do you know how much quantity of solvents 5 0. and cutting fluids that you used? 7 Α. No. You don't know? Q. 8 9 Α. No. 10 You said small quantities? Q. 11 Α. Yes. 12 What did you mean by small quantities? Q. 13 That's what I was told. Α. 14 Who told you? Q. 15 Paul Shalline. Α. 16 He's the one who told you it was small Q. quantity? 17 18 I believe so. 19 Did he tell you what he meant by small 20 quantities? 21 No, I don't think I asked. Α. 22 You didn't ask but he said small Q. 23 quantities?

24

Α.

Right.

- Didn't indicate what it was? 1 0. 2 Α. No. You don't know if he was talking about a 3 0. gallon, 50 gallons, a hundred gallons, a thousand 4 5 gallons or ten thousand gallons, right? In my mental process small would be very 6 Α. 7 small. What's very small? 8 Q. 9 Gallon. Α. 10 Q. Do you know if it was more than a gallon? 11 Α. Five gallons at the most. 12 How much? Q. 13 Five or less gallons in my opinion. Α. Five or less gallons? 14 Q. 15 Α. Yes. Anything less than five gallons would be a 16 Q. large amount? 17 18 I would think so. 19 To your knowledge the Woburn plant was 20 only using five gallons or less of solvents and 21 cutting fluids? Well, I don't know. I shouldn't -- I 22
 - Q. You don't know what small quantity was?

retract that. I don't know.

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1 Α. No. You don't know how much you were using at 2 0. the plant, do you? 3 4 Α. No. You don't know how much other companies 5 Q. б were using of these materials? 7 Α. No. So you have no idea what small was 8 referring to? 9 10 A. No. You have no idea how much quantities were 11 12 used at the plant? 13 Α. No. You still don't know? 14 0. 15 No. Α. You didn't know then? 16 0. 17 No. Α. Your only source of information about the 18 19 quantities used at the plant was information that 20 Mr. Shalline gave you; is that right? 21 That is correct. Α. 22 You then listed the following chemicals, Q. 23 you said: trichloroethylene.

Uh-huh.

Λ.

One drum, 55 gallons, purchased in 1973. 1 Q. 2 Who gave you that information? 3 Α. I believe it was Paul. 4 Q. Mr. Shalline? I believe so. 5 Α. Did you know for a fact that one drum, 55 6 0. 7 gallons, was purchased in 1973? 8 Α. No, I do not. 9 Had you checked with any other source to 10 find out if in fact you used one drum, 55 gallons, 11 purchased in 1973? 12 Α. No, I did not. You relied on Mr. Shalline? 13 Q. 14 Α. Yes, I did. 15 And Mr. Shalline gave you that information? Q . 16 Yes, he did. Α. 17 Q. You said: One drum, 55 gallons, purchased in 1973. 18 That's what he recalled. That's what he 19 Α. 20 told me. 21 Do you know that to be true or untrue? Q. 22 I don't know. 23 Do you know now whether it is true or

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untrue?

Yes, I do. 1 Α. You know it to be untrue? 2 Yes. 3 Α. Why do you know it is untrue? Q. Because in our investigation I heard of 5 Α. 6 another. What investigation are you referring to? 7 Q. It involves counsel. Α. 8 9 MR. CHEESEMAN: Obviously he is referring to work that we have been doing since the 10 11 answer was prepared for EPA. All right. Well, what investigation are 12 Q. 13 you referring to? I just told you what it was. 14 Α. This is the witness. You're his attorney. 15 0. By counsel. 16 Α. MR. CHEESEMAN: It is one o'clock. 17 We'll break for lunch now. 18 MR. SCHLICTMANN: I'm going to ask 19 20 this question and break for lunch. 21 MR. CHEESEMAN: You can ask any 22 question you want but we're leaving. We'll be back

Q. What investigation are you referring to?

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at two o'clock.

| 1 | MR. CHEESEMAN: Don't answer the |
|-----|---|
| 2 | question. The deposition is suspended. |
| 3 | MR. SCHLICTMANN: When did you intend |
| 4 | to come back? |
| 5 | MR. CHEESEMAN: Two o'clock. |
| 6 | MR. SCHLICTMANN: Is that right? |
| 7 | MR. CHEESEMAN: Unless you don't want |
| 8 | us to. |
| 9 | MR. SCHLICTMANN: You come back here. |
| 10 | In fact you better cancel your plane reservation. |
| 11 | It will be a long afternoon. |
| 12 | MR. CHEESEMAN: If you keep asking |
| 13 | questions like this, he'll leave for his plane. |
| 14 | MR. SCHLICTMANN: We'll bring him |
| 15 | back. He has a legal obligation |
| 16 | MR. CHEESEMAN: If necessary I'll |
| 17 | suspend the deposition and go see the Judge. |
| 18 | MR. SCHLICTMANN: Fine, we can go see |
| 19 | the Judge if we have to. |
| 20 | (Recess). |
| 21 | , |
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1 AFTERNOON SESSION

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Q. (BY MR. SCHLICTMANN) Mr. Forte, other than Mr. Shalline, Mr. Kelly and Mr. Barbas, Mr. Love, did you talk to anybody else concerning answering this EPA letter?

MR. CHEESEMAN: And leaving aside Mr. Favorito?

- Q. And your attorney Mr. Favorito?
- A. Not that I recall.
- Q. You didn't have any conversations or any contact with Mr. Watkins?
 - A. No.
 - Q. Now, getting back to Shalline Exhibit No.

 18 on page 2, it states on page 2 under section

 trichloroethylene, that the material was used for

 hand cleaning of small metal parts. Who provided

 you that information?
 - A. Either Tom or Paul.
 - Q. Either Mr. Barbas or Mr. Shalline?
- A. Yes.
 - Q. Total amount used up by 1975. Use discontinued after a single initial order. Who provided you the information contained in page 2 of your letter?

Under trichloroethylene? 1 A. Under trichloroethylene. 2 Q. I believe Paul. 3 So Mr. Shalline provided you the 4 0. information that the total amount of trichloroethylene 5 was used up by 1975 and that the use was 6 discontinued after a single initial order? 7 That's all he remembered. 8 Α. Him telling you? 9 Q. 10 Pardon? Α. That's information Mr. Shalline gave you? 11 Q. 12 Α. Yes. Now, under the section for Toluene, it 13 states that it was purchased in limited quantities, 14 five gallon pails, and used as paint thinners to 15 clean paint spray equipment. Use discontinued in 16 17 1975. Who provided you that information? I believe Paul. 18 Α. Mr. Shalline provided you that information? 19 Q. 20 Maybe Tom. Tom or Paul. Α. Either Mr. Barbas or Mr. Shalline provided 21 Q. 22 you the information that you gave the EPA on page 2

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of your letter?

Yes.

Α.

- Q. Section under acetone, one five gallon pail purchased in 1978. Used for wiping parts prior to gluing and laminating. Who provided you the information contained in your letter to the EPA under section acetone?
 - A. I believe Paul.
 - Q. Mr. Shalline provided you that information?
 - A. Yes.

- Q. Under the section on page 2 of your letter 1,1,1-trichloroethane, says this material is a constituent of cutting fluids used in the machine shop. Cutting fluids are used in metal cutting equipment for cooling and removing particles. Who provided you that information?
 - A. I believe Paul.
- Q. Mr. Shalline provided you the information under 1,1,1-trichloroethane under page 2 of your letter?
 - A. Yes.
- Q. In the last paragraph on page 2 it states:

 Of the above mentioned materials only 1,1,1
 trichloroethane is still in use and approximately

 two gallons of acetone remains in the five gallon

 pail purchased in 1978. Who provided you that

information on page 2 of the last paragraph?

A. I believe Mr. Shalline.

Q. The next sentence, the 1,1,1-trichloroethane is received in 55 gallon drums. The average inventory of such material on hand at any one hand has historically been four or five drums.

Who provided you that information as to 1,1,1-trichloroethane?

- A. I believe Paul Shalline.
- Q. Did you receive that information from anybody else?
 - A. I don't think so.
- Q. Do you have any independent knowledge as to 1,1,1-trichloroethane other than the information Mr. Shalline gave you?
 - A. No, I do not.
- Q. As received from the supplier, the material is a solution containing approximately 33 percent 1,1,1-trichloroethane. This solution is further reduced with water by a ratio of 40 to 50 to one for use in machine tools. Who provided you that information in the last paragraph of your letter to the EPA?
 - A. I believe Paul Shalline.

- Q. Anybody else provide you information on that point?

 A. I don't believe so.

 Q. Do you have any independent knowledge of that?
 - A. No.

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- Q. Page 2 of your letter to the EPA in the last paragraph says: Spent cutting fluid is accumulated in 55 gallon drums for disposal, as are paint sludge and related paint equipment cleaning material from the spray booth operations used to paint small equipment parts, all of which we generally categorize as paint sludge. Who provided you that information?
 - A. I believe Paul Shalline.
- Q. Do you have any independent knowledge concerning that information?
 - A. No, I do not.
- Q. All that information came from Mr. Shalline?
 - A. Yes, or Tom.
- Q. Or Tom Barbas?
- 23 A. Uh-huh.
- Q. But from anybody else?

A. Not that I know of.

Q. Page ?: The paint sludge is generated incident to the painting of certain parts of some of the equipment we manufacture. Painting is done in a spray booth with a water wash wall, an equipment design which captures fugitive paint spray to prevent its emission to either the plant atmosphere or outside the plant. The water wash is a closed loop system which recirculates water for long periods of time. The paint dries in the sump of the system which is periodly cleaned of the paint accumulation. Who provided you the information on the third page?

- A. Either Mr. Shalline or Mr. Barbas.
- Q. Do you have any independent knowledge contained in that paragraph on page 3?
 - A. No, I do not.
- Q. When the RCRA regulations came into effect, Cryovac registered as a generator of materials subject to the Act and is in full compliance with disposal requirements applicable to said materials. Who provided you that information in the second paragraph of page 3 of your letter to the EPA?
 - A. Mr. Shalline.

- Q. Did anybody else provide you that information?
 - A. Not to my knowledge.
 - Q. Do you have any independent knowledge concerning that information other than what you learned from Mr. Shalline?
 - A. No, I do not.

- Q. Paragraph 2 of page 3 of your letter. The waste is manifested as required and a certified transporter and disposer of waste has been engaged. Who provided you that information in your letter to the EPA, paragraph two?
 - A. Mr. Shalline.
- Q. Did you have any independent knowledge of that information?
 - A. No, I did not.
- Q. Is that the only source of your information?
 - A. Yes.
 - Q. Third paragraph of page 3. At no time have there been above ground or underground storage tanks on the site, nor is there any septic system at the site. Who provided you that information?
- A. Mr. Shalline provided it, but from my own

1 | knowledge, I never knew of any.

- Q. So Mr. Shalline provided you information and you have no knowledge of such tanks?
- A. Yes, because I was there since 1960 and I never saw any tanks.
- Q. Did you seek out any other source of information concerning paragraph 3 of your letter on page 3 to the EPA?
- A. I believe that we asked South Carolina to look at the drawings of the facility.
 - Q. And who did you ask in South Carolina?
- A. Dick Stewart I believe. I don't know if I asked or Paul Shalline asked.
 - C. You know that Paul Shalline asked?
- A. I am not sure which one asked, but one of us asked.
 - Q. You think so?
 - A. I think so.
 - Q. What was the answer that they gave you?
- A. That they -- we never put any tanks on the property.
- Q. But you don't remember having that conversation? You think Mr. Shalline was the one who determined from Mr. Stewart that was the case?

- Α. I believe so. 1 2 The fourth paragraph of page 3 of your Q. letter states: With respect to our relationship 3 with Donald M. Manzelli, Inc., our information is 4 that in the summer of 1974 Manzelli was hired in 5 connection with the construction of an addition to 7 our plant. Who provided you that information? I don't know if I looked it up -- I think 8 we checked the shop order which justified the 9 10 expansion and that would show the contractor. Who checked? 11 Q. 12 Either Paul Shalline or -- I knew of my 13 own knowledge anyway. 14 Q. You knew from your own knowledge? 15 Α. Manzelli built the expansion. I knew that. 16 Q. Did you also check the records? 17 I think we looked at the RCA to double Α. check. 18 19 What's the RCA? 0. 20 It is a request for funds to build the Α. 21 building. 22 You say we, who is we? Q. Who?
 - Q. So that's a record you do remember looking

I might have looked that up myself.

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1 up?

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- A. I'm not sure. I'm not sure.
- Q. You think you looked up that record.
 - A. I might have.
 - Q. Why did you look up that record?
 - A. Well, just to check the date.
 - Q. Because you weren't too sure of the date?
- A. Yes.
 - Q. To make sure you provided accurate information to the EFA concerning when Mr. Manzelli was hired, you checked the records?
 - A. I believe so.
 - Q. That was the only time that you checked records to make sure that the information you were giving the EPA was accurate?
- A. Yes.
 - Q. Next sentence. Incident to the construction a pit was dug and used to bury construction debris as part of a general cleanup.

 Who provided you that information contained on page 3 of your letter to the EPA?
 - A. Frank Kelly. I believe Frank Kelly.
 - Q. Did you receive that information from any other source other than Mr. Kelly?

A. I don't remember.

2 Q. Did you have any

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- Q. Did you have any independent knowledge of that?
 - A. Not that I recall.
 - Q. Page 3 of your letter it states: As part of the cleanup activity, we estimate that between 10 to 15 filled or partially filled drums of accumulated paint sludge were emptied into the pit in the belief that the paint sludge was generally innocuous in nature. Who provided you the information that you gave to the EPA on page 3 of your letter concerning that?
- A. I believe Frank Kelly.
 - Q. Anybody else other than Mr. Kelly?
- 15 A. I don't believe so.
- Q. Did you have any independent knowledge of that information?
- 18 A. No, I do not.
 - Q. Did Mr. Kelly tell you that he thought the paint sludge was generally innocuous?
 - A. No, he wouldn't know.
- Q. He wouldn't know?
- 23 A. No.
- Q. Why do you say he wouldn't know?

1 Because I don't think he would know. Α. What was the sludge, whether the sludge 2 was innocuous or not? 3 Α. I don't think he would know that. 4 How did you make the determination that it 5 was innocuous? 6 7 I really don't know who told me. Somebody told me. I don't recall who. 8 9 Ç. You do remember somebody telling you that 10 the paint sludge was generally innocuous in nature, 11 but you don't know who it was? 12 No, I do not. Α. 13 Was it Mr. Shalline? 0. 14 I don't remember. Α. You didn't make that determination? 15 0. 16 No. Α. Because you wouldn't know what was the 17 Q. constituents of the paint sludge? 18 That's correct. 19 20 Did you ever have a conversation with Mr. Q. 21 Shalline about what was in the paint sludge? I don't recall. 22 Α.

Ever having such a conversation?

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 \mathbf{Q} .

Α.

No.

- Do you ever remember having such a 1 Q. conversation with anybody concerning what might 2 have been in the paint sludge? 3 Paint sludge to me was paint sludge. 4 Did you ever have a conversation or make 5 Q. an attempt to find out from anybody what was in 6 that paint sludge? 7 8 No. Α. States on page 3 of your letter to the EPA: 9 10 No drums were placed in the pit which was closed 11 within a week after it had been opened. 12 provided you the information to answer that to the EPA? 13 14 Frank Kelly but we discovered that that Α. was not correct after the fact. 15 16 The source of information concerning the Q. 17 fact that no drums were placed in the pit was from 18 Mr. Kelly? That's right. Originally. 19 Α. 20 What's that? 0. 21 Originally when we drafted this letter. Α.
 - A. When we wrote this letter?

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Q.

about the drums?

And what exactly did Mr. Kelly tell you

Q • Yes. 1 2 He said that they dumped whatever was in the barrels into the pit. 3 Did he -- what did he say about placing of 4 0. drums in there? 5 He didn't. 6 Α. 7 Well, did you ask him whether drums had been placed in there or not? 8 9 I didn't even think of it because, you 10 know, I just accepted his answer. Q. Did Mr. Kelly volunteer to you that no 11 12 drums were placed in the pit? 13 No, he did not. Α. 14 He didn't tell that to you? O • 15 No, he did not. Α. 16 Did you ask him if any drums had been Q. placed in the pit? 17 Not at that time. 1.8 At the time that you answered the letter 19 0. 20 to the EPA? 21 That's correct. Α. 22 Q. So neither he told you that drums had been

placed in there nor did you ask him whether drums

had been placed in there?

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That is correct. 1 Α. So how did you know that no drums were 2 Q. placed in the pit? 3 Because he didn't say there were any drums 4 placed in the pit. 5 Because Mr. Kelly didn't tell you that 6 7 drums were placed in there you assumed that no --I might have asked if the question was on 8 here. Let me look. 9 10 (Witness looked at document). I don't think I asked the question. 11 You don't believe that you ever asked Mr. 12 0. Kelly whether drums were placed in the pit or not; 13 14 is that right? Not at this time. 15 Α. 16 Not at that time? Ω . That's correct. 17 Α. Did you ask Mr. Kelly at a later time? 18 Q. 19 Yes, I did. Α. When did you ask Mr. Kelly? 20 Q. 21 Before they dug up the pit. Α. What was that conversation? 22 0. 23 I asked him: Are you absolutely certain Α.

no drums got into the pit? And he says: Maybe we

1 dropped a couple.

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- Q. Why did you have that conversation with Mr. Kelly?
 - A. Well, it is just I -- they were digging it up. I said: I hope you're right that there are no drums in that pit.
 - Q. That's when the EPA was digging it up?
- A. Yes.
 - Q. Was that the first time you talked to Mr. Kelly?
- A. It is just one of the, you know, offhand conversations.
- Q. Prior to your conversation with Mr. Kelly when the EPA was digging up the pit, had you determined that in fact drums were placed in the pit?
 - A. No, I didn't expect any drums in the pit.
- Q. Even at the time the EPA was digging up the trench?
- A. Before the EPA dug up, before I asked

 Kelly that question or just commented I hope the

 hell there isn't anything in there other than what

 you said to me originally, he said: Well, maybe we

 dropped a couple of drums in the pit.

- And what was this conversation you had 1 Q. with Mr. Kelly in relationship to when the EPA 2 actually dug up the pit, was it a day, the same day, 3 a week before? 4 5 Maybe a week, two weeks before. Α. Maybe a week or two weeks before? 6 Q. 7 It was before. Before they started Α. digging. 8 9 Would it be within a couple of weeks of 0. 10 their digging? 11
 - A. When I knew they were going to dig and I don't remember the exact time.
 - Q. But it was when you discovered, when you were informed that the EPA was going to dig up the trench, you had a conversation with Mr. Kelly?
 - A. We volunteered to dig up the trench.
 - O. You volunteered?

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- A. Cryovac Division of W. R. Grace volunteered.
- Q. Well, prior to your conversation with Mr. Kelly, you didn't know whether there were drums burried in that pit or not?
 - A. No, I didn't.
 - Q. Had it ever come to your attention that in

fact this information was wrong prior to the time
that they actually dug up the drums in the pit?

- A. Not until Kelly mentioned that, made that statement to me.
- Q. Why, to your knowledge why was the EPA digging up the trench?
 - A. Because we volunteered to dig it up.
- Q. Do you know why?

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A. Just to prove what was in there.

MR. CHEESEMAN: I think you have asked several questions that assumes the EPA dug it up. In fact it was not the EPA who even dug it up. It was the Cryovac Division and its contractors who dug it up.

- Q. All right. You refer to the EPA but you meant the EPA the contractors who you had hired to dig up the pit?
 - A. Yes.
- Q. That was done to your knowledge because of an EPA order?
- A. I don't know.

MR. CHEESEMAN: I don't know that he is qualified to answer that question, but he has given his understanding of it two or three times

now in the last three or four minutes. 1 Had you ever conducted an investigation or 2 O. were you ever part of an investigation prior to 3 your conversation with Mr. Kelly about whether 4 drums had been placed in that pit? 5 Α. No. 6 This incident, you say on page 3 of your 7 Q. This incident was the only time in which a letter: 8 pit was opened on the property for waste disposal. 9 Where did you obtain that information that you gave 10 to the EPA on page 3? 11 Well, nobody could remember any other time. 12 A. You couldn't remember one? 13 Q • 14 Α. No. 15 Did you ask Mr. Shalline? Q. 16 Yes. Α. 17 What did he tell you? Q. He couldn't remember any other time either. 18 Α. 19 Did you ask the others? Q. 20 Α. Yes. 21 And they couldn't remember any? Q. 22 Α. Nobody could remember.

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Q.

ground?

Did they remember pouring stuff on the

- A. No.
- Q. Did Mr. Shalline ever tell you about the fact that from time to time materials were dumped on the ground to the rear of the plant?
 - A. No, he did not.
- Q. Did Mr. Barbas ever tell you that from time to time material was dumped to the rear of the plant on the ground?
 - A. No, he did not.
- Q. Mr. Love ever tell you that from time to time materials were dumped on the ground to the rear of the plant?
 - A. No, he did not.
- Q. Mr. Kelly ever tell you that from time to time materials were dumped to the rear of the plant on the ground?
 - A. No, he did not.
 - Q. And you have no knowledge of that?
- A. No, I do not.
 - Q. The location of the closed pit is estimated to be approximately a hundred feet behind, east of the plant building, approximately two to three hundred feet from the north and south boundaries of the property and some 500 feet from

| 1 | the east boundary of the property. There are no |
|-----|--|
| 2 | wells on the property. |
| 3 | Who provided you that information on |
| 4 | page 3? |
| 5 | A. I believe we obtained that information |
| 6 | from Manzelli. |
| 7 | Q. To your knowledge did Mr. Manzelli take |
| 8 | part in the dumping of the barrels into the pit? |
| 9 | A. I have no idea. I do not know. |
| 10 | Q. Did you have any conversations with |
| 11 | anybody from the Manzelli Construction Company |
| 12 | concerning the incident? |
| 13 | A. Yes, I did. |
| 1 4 | Q. You did. Who did you have a conversation |
| 15 | with? |
| 16 | A. Mr. Manzelli. |
| 17 | Q. When did you have a conversation with Mr. |
| 18 | Manzelli? |
| 19 | A. When I received the EPA letter. |
| 20 | Q. Did you initiate the contact with Mr. |
| 21 | Manzelli? |
| 22 | A. Yes, I called him. |
| 23 | Q. What did you say to Mr. Manzelli? |
| 24 | A. I asked him if he knew about the pit. |

1 Q. What did he say? He said yes. 2 Α. What else did he say? 3 0. I said: Do you know where it is? And I Α. don't know if he described these exact things, but 5 he give me an idea where. 6 7 0. What did you tell him about the pit? I don't recall telling him much of 8 9 anything about the pit. 10 Well, when you referred to it as a pit, 0. 11 what was your understanding of what he was 12 referring to? 13 Well, that we had an inquiry from the EPA 14 about digging any holes on the property and I was 15 told that he dug a pit. What else? Is that the sum and substance 16 0. of what took place in that phone conversation? 17 18 Yes. Α. Did you say anything else to Mr. Manzelli 19 20 about what went into the pit or whether he took part in dumping things into the pit? 21 22 Α. No.

that things were poured into the pit or dumped into

Did he say anything to you to indicate

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Q.

1 | the pit?

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- A. I don't recall he did.
- Q. The water used at the plant is supplied by Woburn's municipal water system. We have had this water analyzed and copies of the analysis are attached as Exhibits B and C. Where did you obtain that information?
- A. I believe Mr. Shalline -- well, it is not Mr. Shalline. I believe I got it from Mr. Shalline even though it is addressed to Mr. Nordin.
 - Q. Who is he?
- A. He is -- he was the production manager at that time.
- Q. What information had you obtained about the water being analyzed?
 - A. What you see here.
 - Q. Why was the water analyzed?
- A. I really don't know.
- 19 Q. Did you authorize the water to be analyzed?
- 20 A. No.
- 21 Q. You don't know why it was analyzed?
- 22 A. No.
- Q. Did you have any conversations with Mr.
- 24 Shalline or with anybody else about whether the

water should be analyzed or not? 1 2 Α. No. You state on page 3, last paragraph: 3 Q. Cryovac is sensitive to the water problem which 4 5 Woburn has been experiencing and to the health concerns which have been raised as well. 6 7 you referring to? 8 Only what was publicized in the local A. 9 media. 10 What health concerns were you referring to? Q. 11 I don't know where I got that information. Α. 12 (Witness looked at document). 13 I think it was just media information 14 if it is not in this letter. 15 Well, when you said Cryovac is sensitive Q. 16 to the water problem which Woburn has been experiencing and to the health concerns which have 17 been raised as well, what did you mean by that? 18 19 MR. CHEESEMAN: It is two questions. 20 (Witness looked at documents). 21 Α. I don't know other than what was in the 22 media of health problems relating to the wells.

way was Cryovac sensitive to the water problem?

When you say Cryovac is sensitive to, what

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Q.

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- We were concerned that there were any 1 Α. problems that we would even be associated with them. 2 3 Did you do anything to determine whether in fact the Woburn plant was associated with any 4 water problem in East Woburn? 5 You mean beyond what we have done? 6 7 No, did you, in your capacity as general manager, do anything to determine whether the 8 Woburn plant was associated with any water problem 9 10 in East Woburn? 11 Nothing beyond what the records show that 12 we have done. 13 What records are you referring to? Q. 14 I mean I am talking about the EPA type 15 thing. 16 Did you ever take part in an investigation Q. 17 to determine whether the Woburn plant had 18 contributed to the water problem in East Woburn? 19 No, I did not. Α. Anything that you have done has been in 20 Q. response to requests or requirements of the EPA. 21 22 Is that right?

I am going to ask you to look at a series

That is correct.

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Α.

Q.

- of purchase orders which have been entered as
 exhibits, and I am going to ask if you are familiar
 with any of them.
 - Q. Let me just start with Exhibit 19.

 Shalline Exhibit No. 19, have you ever seen that document before?
 - A. No, I haven't.
 - Q. Do you know who the Woburn Oil Company is?
 - A. No, I don't.

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- Q. Have you ever requested that the Woburn
 Oil Company remove waste oil and solvents from the
 Woburn plant?
- A. No, I haven't.
- Q. Have you aware of anybody at the Woburn plant ever contacting the Woburn Oil Company to remove waste oil or solvents?
 - A. I do not know.
 - Q. In your capacity as plant manager or general manager, did you ever have any responsibilities for the purchasing of chemicals to be used at the plant?
 - A. Directly?
- 23 Q. Yes.
- 24 A. No.

Q. Did purchase orders ever come by your desk? 3. 2 Α. No. Were you --3 0. Purchase orders for chemicals? 4 Α. 5 Yes. Q. For the routine supplies? 6 Α. 7 Yes. Q. 8 No. Α. Did you ever review approvals of purchases 9 10 of chemicals? 11 Not that I recall. Α. 12 Who was the one who was responsible for Q. contacting companies for the purchasing of 13 14 chemicals? 15 Well, purchasing without guestion with 16 respect to placing the order and in some cases it 17 could be the person initiating the order. Did you --18 Q. 19 From a business point of view that's a 20 normal practice. 21 Did you ever have any responsibilities or Q. 22 were you ever involved at any time with contacts 23 with companies that were supplying the Woburn plant

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with chemicals?

- 1 No, I did not. Α. Did you ever have any phone conversations 2 0. or visits to companies that supplied chemicals to 3 the plant? Not that I recall. Α. 5 To your knowledge did the Woburn plant 6 Q. ever receive chemicals from Cryovac Division or 7 from W. R. Grace to be used at the plant? 8 9 Α. I don't know. Maybe. I don't know. Well, maybe, what do you mean maybe? 10 0. Grace has chemicals plants. I don't know 11 A. 12 if Paul would have bought some from Grace or not, 13 if they had any we would use. 14 Are you aware of any chemicals being Q. 15 supplied to you by W. R. Grace or its Cryovac 16 Division for use at the Woburn plant? 17 Not that I recall. Α. Whether they were purchased or not? 18 Q. 19 Α. Not that I recall.
 - Q. To your knowledge did your plant ever receive any drums for disposal, any drums of chemicals for disposal?

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- A. Not -- I doubt it. Not that I recall.
- Q. At any time are you aware of whether drums

1 containing chemicals were stored at the Woburn 2 plant? 3 You mean --4 Other than the ones that were going to be used at the Woburn plant? 5 Α. Not ours? 6 7 Yes. Q. Α. No. 8 Exhibit 20, now going to go through 9 Exhibits 20 A through M. 10 11 MR. CHEESEMAN: Why don't you just have him look at them all while we take a little 12 13 break and then you can him questions relating to 14 the whole pile. I think we'll probably go through it 15 faster if I just ask him. I'll have on the record 16 each one. I will have to do it. 17 Which one? 18 Α. 19 Start with 20 A. 20 MR. CHEESEMAN: Just set this one 21 aside. He wants to start at the top and take you

A. This is 20 A?

one by one through all this.

MR. CHEESEMAN: That's 20 A.

22

1 I thought he said 28. No, 20 A. 20 A, are you familiar with 2 3 that document? Have you ever seen it before? No, I have not. 4 20 B, have you ever seen that document 5 before? 6 No, I have not. 7 Α. The Magnus Chemical Company, have you ever 8 Q. had any contacts with the Magnus Chemical Company? 9 10 Α. No, I have not. Exhibit 20 C, are you familiar with that 11 12 document? 13 No, I am not. Α. Shalline Exhibit 20 D, are you familiar 14 with that document? 15 16 Α. No, I am not. 17 Exhibit 20 E, are you familiar with that 18 document? 19 I can't read it, but based on the 20 requisition I am not. 21 Exhibit 20 F, are you familiar with that 0. 22 document? 23 No, I am not. A.

Exhibit 20 G, are you familiar with that

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Q.

| 1. | document? |
|-----|--|
| 2 | A. I can't read it, but based on the |
| 3 | requisition I am not. |
| 4 | Q. Exhibit 20 H, are you familiar with that |
| 5 | document? |
| 6 | A. No, I am not. |
| 7 | Q. Exhibit 20 I, are you familiar with that |
| 8 | document? |
| 9 | A. No, I am not. |
| 10 | Q. Exhibit 20 J, are you familiar with that |
| 11 | document? |
| 12 | A. I can't read that one, but based on the |
| 13 | requisition I am not. |
| 14 | Q. Exhibit 20 K, are you familiar with that |
| 15 | exhibit, that document? |
| 16 | A. No, I am not. |
| 17 | Q. Exhibit 20 L, are you familiar with that |
| 18 | document? |
| 19 | A. No, I am not. |
| 20 | Q. And Exhibit 20 M, are you familiar with |
| 21 | that document? |
| 22 | A. No, I am not. |
| 2 3 | Q. In answering the letter to the EPA, the |
| 2 4 | request for information from the EPA in January o. |

1982, did you ever review the purchase orders 1 listed as Shalline Exhibit 20 A through M? 2 No, I did not personally. 3 Do you know if anybody else did? 4 Q. 5 Α. Counsel. Do you know? 6 Q. MR. CHEESEMAN: Don't ask us. Do you 7 know? Yes or no. 8 As far as I know, counsel. Counsel. 9 10 Which counsel? Q. 11 Our counsel. Α. 12 Mr. Favorito, what's his name? Q. I think the witness 1.3 MR. CHEESEMAN: 14 is mistaken. These documents were taken from the 15 records located in the records subsequently to the 16 EPA information response. 17 Q. All right. But I guess I'm saying did you 18 have anybody else answer these records in answering 19 the EPA letter? 20 Α. No. Do you know if Mr. Shalline looked at 21 22 those documents 20 A through 20 M? 23 No. I don't know.

And exhibit, Shalline Exhibit No. 19, did

Α.

Q.

220 1 you look at that document in answering the EPA's request for information in January of 1982? 2 No, I did not. 3 Do you know if anybody else did? 4 Not that I know of. 5 Α. Have you ever in your capacity as plant 6 manager or general manager ever had a need to 7 examine purchase orders at the company at the 8 Woburn plant? 9 10 You mean to analyze purchase orders? 11 Or to look at them, yes, for whatever Q. 12 reason? 13 Α. I would look at something I had to approve if that's what you mean by looking. 14

O. Yes.

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- A. There are certain capital expenditures that I had to approve, and those I would have looked at.
- Q. Other than the capital expenditures for improvements, were there any other times that you would have to look at purchase orders?
- A. Not if they didn't fall in my category of approval. In other words supplies and these sort of things would not require my review.

| Q. At any time that you were associated with |
|---|
| the Woburn plant, did you ever have a need to |
| review purchase orders for chemicals? |
| A. No. |
| Q. Have you ever reviewed the purchase orders |
| for chemicals at any time for whatever reason? |
| A. No. |
| Q. Ever? |
| A. Ever. |
| Q. Up until today? |
| A. Until I saw these. |
| Q. Until you saw these today? |
| (Witness nodded). |
| Q. Where are purchase orders kept, copies of |
| the purchase orders? |
| A. In purchasing. |
| Q. In the purchasing department? |
| A. Yes. |
| Q. Other than the purchasing department, are |
| you aware of where any other copies of purchase |
| orders are kept? |
| A. Well, after they are closed, they are in |
| dead files from year to year. |
| |

Q. Where do the dead files go?

- A. Boy. In a dead storage area that we have in the plant.
 - Q. There is a dead storage area in the Woburn plant?
 - A. Yes.

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- Q. Are all purchase orders to your knowledge at the Woburn plant from 1960 to the present, are they kept in either active files in the purchasing department or in the dead files?
- A. I wouldn't know what years are in the dead storage, but there would be more than purchase orders. There would be all the records.
- Q. From time to time has the Woburn plant ever destroyed to your knowledge records?
 - A. I don't know.
- Q. What was your understanding? Was it your understanding that the practice at the Woburn plant was that purchase orders were to be put into dead storage at the Woburn plant when they were no longer needed?
 - A. Yes, oh, yes. All records.
- Q. All records?
- 23 A. Yes.
- 24 Q. It was your understanding that all records

223 at the Woburn plant were to be kept at the Woburn 1 plant in dead storage if they weren't needed? 2 Yes. 3 Α. To your knowledge was that practice ever 4 Q. 5 violated? Not to my knowledge. 6 Α. And to your knowledge have all records 7 associated with the Woburn plant been kept in dead 8 9 storage when they are no longer needed at the 10 Woburn plant? 11 I can't tell you how many years of records 12 we have, but they are there. 13 You assume they are there? 0. 14 I have to look. Α.

- Q. But was that the practice from the beginning when you first went there?
 - A. Oh, yes.
- Q. Oh, yes?

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21

- A. Yes. There is a federal requirement for keeping records for our business.
- 0. From 1960?
 - A. Oh, I don't know what the year is.
- Q. I'm asking what was the practice at the Woburn plant from the beginning, June 1960, was it

to keep records in dead storage when they were no 1 longer needed at the Woburn plant? 2 Yes, but I can't tell you for how many 3 4 years. 5 All right. Was it a practice to destroy Q. records after a certain period of time? 6 7 No, we didn't have any routine schedule for destroying records. 8 9 Q. Well, to your knowledge did you from time 10 to time or did the Woburn plant destroy records? Not to my knowledge. 11 Α. So to your knowledge then all records at 12 0. 13 the Woburn plant have been kept at the Woburn plant 14 in one place or another from 1960 until the present; is that right? 15 I think so but I'd have to check to make 16 Α. 17 sure nobody destroyed any records that are old and beyond the federal requirements. 18 19 Well, to your knowledge has anybody 20 destroyed such records? 21 To my knowledge, I don't know. Α. 22 Q. Have you ever ordered that records be

destroyed?

23

To your knowledge has anybody destroyed 1 0. records with your authorization or without your 2 authorization? 3 Α. Not that I know of. 4 5 Q. Now, were records kept as a matter of company policy to your knowledge? 6 Yes, there is a policy as far as the 7 number of years that we are required to keep 8 records, but I don't remember what it was. 9 10 Is there a policy that you're aware of for 11 W. R. Grace and its Cryovac Division to keep 12 records at a plant? 13 Our plant we kept our records. I hate to 14 speak for the rest of the organization. 15 Your understanding was it was a 16 requirement of the company that the Woburn plant keep their records? 17 18 Α. Right. 19 And that was a requirement that was from 20 1960 until the present? 21 I can't tell you that we have all the Α. 22 records from 1960.

It was not a requirement.

I'm asking whether it was a requirement.

23

24

Α.

- Q. Was it your understanding that that was company policy?
 - A. For what?

- Q. To keep records from 1960 until the present?
 - A. No, it was not a company policy.
 - Q. What was the company policy at the Woburn plant about keeping records?
 - A. As far as I know, we were supposed to keep records for the term of the federal requirements for keeping records, and I can't tell you how many years that is off the top of my head.
 - Q. Well, my question is: Is that as to records at the Woburn plant, all records now, was it your understanding that these records from 1960 onward, that the practice in the company at the Woburn plant was to keep those records?
 - A. Our practice was to keep records, keep the records.
 - Q. And to your knowledge that practice was not violated?
- A. To my knowledge, I don't know if it was violated.
 - Q. Have you ever examined purchase orders in

the 1960's for chemicals? 1 No, I have not. 2 Α. Now, where is that dead storage area for 3 Q. records at the Woburn plant? 4 5 Right now I don't know. It was in the Α. back area of the office. б 7 Do you believe it is still there? Q. 8 Α. I believe so. It was there up until the time you left? 9 0. I'm not sure. 10 Α. Who is in charge of keeping the records in 11 Q. 12 the dead storage area? 13 Accounting would probably take care of Α. 14 most of the records if not all. 15 All records, would that include purchase 0. 16 orders? 17 Α. I believe so. 18 Q. And any other records kept by the company? 19 Α. Yes. 20 How are they organized, do you know? Q. 21 Α. I can't tell you. 22 Q. Are they filed in any particular order? 23 Α. The last time I looked there would be

years and it would be a category I believe -- I

1 don't remember. I don't remember. They are in 2 boxes and I don't remember what the boxes say. 3 Q. All right. But they are organized in some 4 fashion; is that right? 5 So-so. Reasonably. 6 Who is the person, the accounting person 7 who is in charge of keeping those records? 8 At the present time it would be Joe Partore. 9 10 0. How do you spell his last name? 11 PARTORE. Α. 12 Partore. How long has he been responsible Q. 13 for keeping those records? 14 Α. I think he has been there approximately 15 five years. 16 And prior to Mr. Partore, who was in Q. 17 charge of keeping records? 18 Α. I can't answer that. I can't think of the 19 chief accountant five or six years ago. We have 20. had three or four over the years. 21 Who were the names of the accountants that 0. 22 you remember?

23

24

Α.

Jim Bailey.

Q. Jim Bailey?

1 Uh-huh. Joe Campbell. Bill Kilduff. Α. How do you spell his last name? 2 Q. K I L D U F F. And Joe Partore. 3 4 These were the chief accountants at the Q. 5 Woburn plant? 6 Α. Yes. 7 Do you remember roughly what the years 8 were for each of these three individuals that you 9 mentioned, Mr. Bailey, Campbell and Kilduff? 10 Α. No. 11 Q. Who was there from the beginning from 1960? 12 Α. I believe Kilduff. 13 And how long was he there, approximately Q. 14 the five years, ten years? 15 Approximately? Α. 16 Yes. Q. 17 Maybe ten years. Α. 18 So he might have been there from 1960 to Q. 19 1970 you think? 20 Α. Possibly. 21 Q. And where did Mr. Kilduff then go if you 22 know? 23 Α. I don't know.

Left the company?

24

Q.

1 Another company. Α. 2 Did he stay within the company? 0. 3 No, he did not. 4 Q. He is still with the company? No, he is not. He did not stay with the 5 A. 6 company. 7 But you don't know what happened to him. 0. All right. After Mr. Kilduff, did Mr. Bailey take 8 over or Mr. Campbell take over? 9 10 Α. I believe it was Joe Campbell. How long was Mr. Campbell there? 11 Q. 12 Approximately? Α. 13 Yes, approximately. Q. 14 Six-seven years. Α. 15 Q. And what happened to Mr. Campbell? He left. 16 Α. Do you know if he stayed within the 17 Q. company? 18 19 Α. He did not stay in the company. Where did he go if you know? 20 Q. I don't know. 21 Α. And Jim Bailey, he took over in 1977 or 22 Q. 23 approximately mid, late seventies?

In the seventies.

24

Α.

And how long was he there? 1 Q. Three or four years, approximately. 2 Α. 3 And do you know where he went after that? 4 Did he stay within the company or did he go 5 somewhere else? I don't remember the company he went to. б Α. 7 Q. He went to another company? Yes. 8 Α. And Mr. Partore is still there? 9 0. 10 Yes, he is. Α. 11 And he took over from Mr. Bailey? Q. 12 I believe so. Α. Have you had any conversations with Mr. 13 Q. 14 Partore about the records kept at the Woburn plant 15 for any reason? 16 No, I have not. A. 17 Exhibit 21, I ask that you examine that. Q. Do you recognize that? 18 19 Α. No. 20 Did you at any time, were you aware that Q. 21 the Woburn plant applied for a permit to dispose of 22 material into the Metropolitan District Commission 23 sewer?

24

Α.

Yes.

| 1 | Q. | You are aware of that? |
|-----|-----------|--|
| 2 | Α. | Yes, I am. |
| 3 | Q. | How are you aware of that? |
| 4 | Α. | Because Mr. Shalline asked me about the |
| 5 | purchase | of some instrumentation to measure the |
| 6 | discharge | • |
| 7 | Q. | When did Mr. Shalline have that |
| 8 | conversa | tion? |
| 9 | Α. | I don't remember. |
| r 0 | Q. | Was it in 1981? |
| 11 | Α. | I don't remember. |
| 1.2 | Q. | What do you remember about that |
| L 3 | conversat | cion with Mr. Shalline? |
| L 4 | Α. | Nothing other than he needed the |
| 15 | instrumer | ntation in order to measure the discharge. |
| 16 | Q. | And what did he say the cost would be? |
| ١7 | Α. | I don't recall. |
| 18 | Q. | What did you say about it? |
| L 9 | Α. | I said: Absolutely. Get whatever you |
| 2 0 | need. | |
| 21 | Q. | Did in fact the Woburn plant purchase some |
| 2 2 | equipment | t to determine, to measure the discharge? |
| 2 3 | Α. | I assume he did. |

Q. Well, do you know if he did?

No, I don't know positively. 1 Α. Well, between 1981 and 1984 when you left, 2 Q. were you aware that the Woburn plant had purchased 3 such equipment? 4 I believe they did. 5 Α. Do you know when they purchased it? 6 Q. 7 No, I don't. Α. Was the equipment ever used? 8 Q. I believe it was. 9 Α. (Brief interruption). 10 11 Do you know when that equipment was used Q . 12 to examine the discharge to the sewer? 13 Α. No. I don't. 14 Q. Do you know the results of any of those 15 analyses of the discharge? 16 No, I don't. 17 But you do believe that such equipment was 18 purchased? 19 Α. I do believe. 20 Do you know if records were kept about Q. 21 what the discharge showed to the MDC sewer? 22 I believe so. A. 23 You believe that such records exist? Q.

I believe so based on what Mr. Shalline

24

Α.

1 told me.

- Q. When did Mr. Shalline tell you something about the records?
 - A. I don't remember.
- Q. But you believe that Mr. Shalline has indicated to you that records are kept of the discharge to the sewer?
 - A. Yes.
- Q. Do you have any idea how often the water is examined?
- A. No idea.
- Q. Do you know why the water is examined or analyzed? Did Mr. Shalline ever indicate to you why it was necessary to analyze it?
 - A. I don't recall.
- Q. Do you know if it is to fulfill a legal requirement of some state or federal agency?
- A. I believe it had something to do with the state as I recall.
- Q. Would you turn to Plaintiff's Exhibit 21.

 The first page it states title for the official who is filling out the document, and it says waste and pollution coordinator. Was that Mr. Shalline's title to your understanding in 1981?

1 No, I don't believe we ever had a title Α. waste and pollution coordinator even though he was 2 responsible. 3 4 Q. You don't believe that Mr. Shalline's title was waste and pollution coordinator? 5 Α. No, I don't believe so. 6 Was Mr. Shalline responsible for waste and 7 pollution at the plant? 8 9 Α. Yes, he was. 10 And how long to your knowledge was he Q. 11 responsible for waste and pollution matters at the 12 plant? 13 Α. Many years. 14 0. How many? 15 Α. Almost from day one informally and more 16 formally since the regulations came into effect. 17 When you say from day one, you mean from Q. 19607 18 Well, in the early sixties. 19 So your understanding is Mr. Shalline was 20 Q. 21 informally in charge of waste and pollution matters 22 at least from the early seventies?

of waste and pollution existed.

Well, in the context of what we were aware

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1 Q. To the extent that you were aware of waste and pollution matters, he was responsible for it? 2 That is correct. 3 Could you tell me what you believe you 4 5 were aware of in the early sixties as to waste and pollution matters? 6 7 I wasn't aware that we had any problems with waste and pollution matters. 8 9 So Mr. Shalline was never given the 0. 10 official title of waste and pollution coordinator 11 at any time? 12 Α. No. 13 But he had the duty informally? Q. 14 Yes. Α. 15 Did anybody have a formal title of waste Q. 16 and pollution coordinator? 17 Not that I know of. Α. 18 That person would have been Mr. Shalline? Q. 19 Yes. Α. 20 Q. Who was in charge of waste and pollution 21 matters? 22 Α. Right. 23 Now, on page 2 of the permit it lists Q.

quantity ued per year of various materials. You

see that under section three? 1 2 Α. Yes. 3 Are you aware of, were you aware in 1981 4 how many gallons per year approximately the plant 5 was using in metal cleaners? 6 Α. No. 7 Are you aware now? Q. Α. No. 8 9 Were you aware in the 1960's what the Q. 10 gallons per year of metal cleaner use was at the 11 plant? 12 Α. No. 13 What do you understand metal cleaners in Q. 14 Section 3 to be referring to, if you have such an 15 understanding? 16 Α. To clean metal. That's all I know. 17 Q. Do you know what cleans metal? 18 Α. No. 19 Do you know what material is used to clean 0. 20 metal? 21 Α. No. 22 Do you know if it is solvents or not? Q. 23 No. Α.

All right. It says under Section 3, metal

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Q.

1 cutting fluids.

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It indicates a quantity used per year. Did you have any knowledge of the quantity of cutting fluids used?

- A. I did not.
- Q. Have any knowledge how much cutting fluids was used in the 1960's or 1970's?
 - A. No, I did not.
- Q. What material is used to cut, what fluids are used to cut or what chemicals are referred to as metal cutting fluids if you know?
 - A. I have no idea.
 - Q. You have no idea what that includes?
- 14 A. No, I do not.
 - Q. And paint stripper, do you have any information in 1981 as to the quantity used per year of paint stripper?
 - A. No, I do not.
 - Q. Do you have any information how much was used in the 1960's and 1970's?
 - A. No, I do not.
 - Q. Do you know what material is used to do paint stripping?
- 24 A. No, I do not.

- Q. Paint thinner, it indicates the quantity used per year in Section 3. Did you have any knowledge in 1981 what the quantity was per year of paint thinner?
 - A. No, I did not.
 - Q. Do you have any knowledge as to the amount of paint thinner used in the 1960's and 1970's at the plant?
 - A. No, I do not.
 - Q. Do you know what material is contained in the paint thinner or the chemicals that are used to thin the paint?
 - A. No, I do not.
 - Q. Now, did you ever know how waste solvent was disposed of at the plant?
- A. No, I did not.
 - Q. Do you know now?
- 18 A. Yes.

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- Q. When did you become aware as to when waste solvent was disposed of at the plant?
- A. In the last few years.
- Q. What made you aware?
- A. When we had to comply with the regulations.
- Q. So in complying with the regulations you

| 1 | found out how you disposed of waste solvent? |
|-----|---|
| 2 | A. Well, I knew that we were doing it |
| 3 | according to the regulations through Paul Shalline. |
| 4 | Q. And prior to the regulations, did you |
| 5 | understand how waste solvent was disposed of at the |
| 6 | plant? |
| 7 | A. No. |
| 8 | Q. Do you know now as to how waste solvent |
| 9 | was disposed of at the plant? |
| 10 | A. When? |
| 11 | Q. Prior to the governmental regulations? |
| 12 | A. No. |
| 13 | Q. You still don't know? |
| 14 | A. I still don't know. |
| 15 | Other than for the incident. |
| 16 | Q. Other than the what? |
| 17 | A. The incident. |
| 18 | Q. Which incident? |
| 19 | A. The pit. |
| 20 | Q. The trench where the drums were poured in? |
| 21 | A. Uh-huh. |
| 22 | Q. That's one means of disposal for the |
| 23 | solvent. |
| 2 4 | MR. CHEESEMAN: If you know what was |

1 in those drums. 2 0. Is that right? I don't know what was in the drums. 3 4 Well, do you know if the drums contained waste solvent? 5 6 Α. No. 7 Do you know now? Q. 8 Α. No. Do you know how thinner was disposed of at 9 Q. the plant? 10 No, I do not. 11 Α. Do you know how it is now? 1.2 Q. No, I do not. 13 Α. 14 Do you know the company Axton and Cross or Q. 15 Axton Cross Company? It rings a bell, but I'm not sure what 16 Α. 17 they do. 18 Are you aware that Axton Cross Company was 19 hired at some point by the Woburn plant to haul 20 waste from the facility, hazardous waste? 21 Is this under the regulation? Α. 22 I'm asking you, are you aware? Q. 23 I don't know. I don't know. Α.

You don't know?

Q.

1 A.

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- Q. You don't know anything about Axton Cross
 Company and whether they hauled waste or not?
 - A. I did not deal with Axton Cross whatsoever.
- Q. The person responsible for that would be Mr. Shalline?
 - A. Yes.

No.

- Q. That was his responsibility to determine how the waste would be disposed of at the plant?
- A. Yes.
- Q. And he never consulted you at any time about how waste, hazardous waste should be disposed of at the plant?
 - A. No, he did not.
- Q. At any time?
 - A. At any time.
- 17 Q. Either before the governmental regulations
 18 in the 1980's or after the governmental regulations
 19 in the 1980's?
 - A. That's correct.
 - Q. You have never had a discussion with Mr. Shalline as to how he should comply with the governmental regulations that went into effect in the 1980's; is that correct?

1 Α. Well, that's not true. I'm sure -- I know 2 I told him he better comply with the government 3 regulations. 4 Do you remember when you had that 0. 5 conversation with him? 6 Α. No. 7 How were you made aware of the 8 governmental regulations, that there were such a 9 thing? 10 I'm not sure. Α. 11 Did Mr. Shalline make you aware of it or 12 were you made aware of it through the mail or from 1.3 an official from W. R. Grace and Company? 14 MR. CHEESEMAN: If you remember. 15 I don't remember. Α. 16 Did you ever attend a seminar at which Q. 17 W. R. Grace explained what the governmental 18 regulations were and how the Woburn plant should 19 comply with them? 20 A. No, I did not. 21 Did you ever have any contact with W. R. 22 Grace and Company from whatever division or 23 whatever official as to how the Woburn plant should

comply with the governmental regulations regarding

the removal of hazardous waste? 1 Α. No, I did not. 2 3 Q. At any time? 4 At any time. Α. Do you now know what the regulations are 5 of the federal government regarding the removal of 6 7 hazardous waste? 8 Α. The regulations? 9 Q • Yes, the regulations regarding the removal 10 of hazardous waste generated at the Woburn plant. 11 I don't know the details of the 12 regulations. 13 0. You still don't? 14 Α. No. 15 (Off the record discussion). 16 Q. Did you ever have any contact with the Calidyne Company? 17 Α. 18 No. They are the previous owners of the site, 19 is that your understanding? 20 21 Α. Yes. 22 You never had any contact with them? Q. No, I did not. 23 Α. 24 Do you have any knowledge as to what Q.

| 1 | operation they had at that site prior to W. R. |
|-----|--|
| 2 | Grace taking over? |
| 3 | A. They had no operation. |
| 4 | Q. So W. R. Grace was the first one to |
| 5 | actually have an operating plant at that site? |
| 6 | A. Yes. They left it with a foundation only. |
| 7 | (Recess). |
| 8 | Q. I am showing the witness answers to |
| 9 | interrogatories. |
| 10 | A. Of who? |
| 1.1 | Q. Of the defendant W. R. Grace. |
| 12 | MR. CHEESEMAN: These are answers we |
| 13 | prepared. |
| 14 | A. Oh. |
| 15 | MR. CHEESEMAN: To written questions. |
| 16 | A. I haven't seen them. |
| 17 | Q. Have you ever seen these before, these |
| 18 | answers to interrogatories? |
| 19 | A. No, I haven't. |
| 20 | Q. On page 7 under E. |
| 21 | A. E? |
| 22 | Q. E, Section E. |
| 23 | MR. CHEESEMAN: Page what? |
| 24 | A. Oh, 7. I was on 8. |

Q. Seven. There is section E. On page 6, just so you know, Section E of the question asks whether there have been any spills or disposal of chemicals on the premises at the Washington Street property.

A. Uh-huh.

б

1.3

1.5

Q. And then under Section E, page 7 it says:
Yes; and then under Section 1 it says:
Approximately 15 gallons of material from the
degreaser in the machine shop was disposed of on a
few occasions by spreading it on the ground in the
area between the two drainage ditches in the rear
of the plant on a sunny day for drying and
evaporation. It is not known what substances were
contained in this material, but substances used in
the degreaser from time to time included small
amounts of 1,1,1-trichloroethane or
tetrachloroethylene.

Did you have any information concerning the information contained in question 12 E 1?

- A. No, I did not.
- Q. You didn't provide any of that information?
- A. No, I did not.

1 Q. And on Section 2 of 12 E. 2 MR. CHEESEMAN: Pause a little bit after the question so I can get my two cents worth 3 in before you answer. 4 MR. SCHLICTMANN: On E one? Did you --5 6 MR. CHEESEMAN: From now on. It is 7 too late. 8 MR. SCHLICTMANN: Want to say 9 something? 10 MR. CHEESEMAN: He has already 11 answered. 1.2 MR. SCHLICTMANN: Do you want to say 1.3 something? 14 MR. CHEESEMAN: No, it's all right. 15 In answer to question 12 E, the answer to Q. 1.6 In October 1974 a pit was dug in the area 17 behind the building. It is estimated that 18 approximately ten filled or partially filled drums 19 of accumulated paint sludge were emptied or placed 20 into the pit. The pit was covered with dirt very 21 shortly after it was opened. Constituents of the 22 paint sludge are not known, but substances used in 23 the process yielding paint sludge as a waste by-

product from time to time might have included small

amounts of trichloroethylene. 1 2 Are you aware of any of that information contained in 12 E 2, answer 12 E 2? 3 MR. CHEESEMAN: You're asking if he 4 has any knowledge, personal knowledge of any of 5 these matters? 6 7 Right, did you have any personal knowledge 0. of the matters referred to in the answer to 12 E 2? 8 Other than what was, your questions 9 Α. relating to the previous -- to this document. 10 11 Well, in this answer in 12 E 2. It says 12 ten filled to partially filled drums were emptied or placed into the pit. Did you have any knowledge 13 14 about whether drums were placed into the pit? Except as I testified to you. 15 16 Now, these answers to interrogatories were 0. 17 answered I believe in May. MR. CHEESEMAN: Just wait. 18 19 February 9, 1983 these answers were given. Q. 20 MR. CHEESEMAN: That's not a question. 21 Q. No, just information to you. 22 MR. CHEESEMAN: We heard you. 23 Q. February 1983.

MR. CHEESEMAN: Now ask your question.

Q. Did you receive any information that, did any information come to your attention from the time you answered the EPA's letter of January 1982 asking you about the trench incident and February 9th, 1983 concerning whether drums were poured or placed into the pit?

MR. CHEESEMAN: Okay. Now, the problem I have with the question is that much of the information that was developed after the EPA information response was developed by counsel, and I understand that you are asking the witness to divulge communications he has had with counsel on these matters which is of course privileged.

MR. SCHLICTMANN: No. I do not.

MR. CHEESEMAN: But if the witness learned anything relating to that subject from people other than counsel --

MR. SCHLICTMANN: Right.

MR. CHEESEMAN: Or in conversations where counsel was not present and part of the conversation, he may answer.

Do you understand that?

A. Yes, I understand. Was this before the pit was dug? February of '83?

MR. SCHLICTMANN: Yes.

A. Then the only information I have is what I gave you about Kelly mentioning he probably dropped a couple of drums in the pit. I don't know the date.

- Q. But that conversation was close to the time that the drums were actually excavated?
 - A. How close I don't know.
 - Q. Well, within a month?
 - A. Before.
 - Q. Was it in a month or several months?
 - A. I'd say a month or so.
- Q. About a month, all right. So no independent knowledge came to your attention to indicate to you that the information you had given the EPA was wrong prior to your talking to Mr. Kelly about whether drums were placed in the pit?
 - A. That's correct.
- Q. And on question and answer to question 12
 E under 12 E 3, it states: It is believed that
 employees might occasionally have discarded small
 amounts, a quart or less, of materials at the rear
 of the plant after obtaining a small quantity from
 the paint shop for wiping down machines or parts by

1 hand. It is not known what substances were so discarded. Do you have any information --2 3 Α. No. Concerning the behavior of employees in 0. 4 discarding materials to the rear of the plant? 5 б Α. I do not. 7 Have you ever engaged in an investigation 8 to find out whether employees discarded materials 9 in the rear of the plant? Mr. Forte personally? 1.0 MR. CHEESEMAN: 11 Yes, did you ever undertake an Q . 12 investigation? 13 Α. No, I didn't. 14 Now, on page 12, question 19, Section E, 15 it asks for you to describe or for W. R. Grace to 16 describe the nature and amount of waste generated by each process. And you listed in question 19 D, 17 18 and in answer on page 13, I'm sorry -- strike that. 19 The question on page 12 on 19 F asks 20 to describe the treatment, storage and disposal 21 methods for all above wastes referred to in that 22 question, and that refers to trichloroethylene. 23 On page 13 the answer 12 F states:

The small amounts of paint shop liquid wastes were

placed in drums kept in the paint shop. When full,
these drums were moved outside to the rear of the
plant. We believe these drums were periodically
carried away by haulers, except as described in
answer 12 E 2 -- which refers to the trench
incident.

Do you have any independent knowledge concerning the information contained in answer 19 F?

- A. Firsthand knowledge, no, other than what I told you earlier.
- Q. Do you know whether in fact drums outside, that were moved outside to the rear of the plant were periodically carried away by haulers?
 - A. I positively do not know for sure.
 - Q. Do you not know that it was hauled away?
 - A. I have never seen it.
- 17 Q. You have never seen it?
- 18 A. Happen.
- 19 Q. You have never seen it happen?
- 20 A. No.

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Q.

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- Q. And you don't know that it took place?
- 22 A. No.
- Q. Now, on question 20, on page 13, it refers
 to tetrachloroethylene and 20 F asks to describe

the treatment, storage and disposal methods used for all above wastes. Answer 12 F, page 14: We believe disposal was the city sewer or into waste drums stored outside in the rear of the plant. We believe these drums were periodically carried away by haulers, except as described in answer 12 E 1 -- which refers to the dumping of waste to the rear of the plant.

Do you have any independent knowledge concerning the information contained in answer 20 F?

- A. No, other than what I told you earlier about asking somebody or hiring somebody to haul the drums away.
 - Q. When was that?
- A. I don't know remember.
- 16 Q. The hauling of the drums?
- 17 A. I don't remember. I gave in my deposition.
 - Q. Do you know whether in fact drums containing material with tetrachloroethylene were periodically carried away by haulers?
 - A. I don't know for a fact.
 - Q. You don't have any information --
- 23 A. Personally.

Q. To indicate haulers hauled it away; is

1 | that right?

MR. CHEESEMAN: You're asking, not whether he has personal knowledge, whether he has information?

- Q. All right, do you have personal knowledge?
- A. Not to my knowledge.

MR. SCHLICTMANN: Are you making a distinction between information and what he observed and what he absorbed by investigation or been divulged by counsel?

MR. CHEESEMAN: You making the distinction?

- A. Geezus, you guys are something.
- Q. Did you ever conduct an investigation or learn in an investigation that you conducted as to how drums containing tetrachloroethylene or trichloroethylene were carried away or were disposed of at the plant?
 - A. No.
- Q. And under question 22, page 14, it refers to 1,1,1-trichloroethane, and again it asks for the treatment, storage and disposal methods used for that waste; and answer to 22 F, it is stated: We believe disposal was to city sewer or into waste

drums stored outside in the rear of the plant. We believe these drums were periodically carried away by haulers except as described in answer 12 E 1 -- having to do with the pouring of the waste onto the rear of the plant.

Do you have any independent knowledge concerning the information contained in 22 F?

A. No, I do not.

Q. Do you know whether haulers ever took drums that were placed to the rear of the plant that might have contained 1,1,1-transdichloroethane?

MR. CHEESEMAN: I think you mean 1,1,1-trichloroethane.

- Q. I get confused.
 - A. I have no personal knowledge.
- Q. On page 22, question 38 asks about employees or representatives of W. R. Grace & Company ever having knowledge of the disposal by other parties of any material, liquid or solid, new or used in, on or near the premises at the Washington Street property. The answer was no.

MR. CHEESEMAN: You didn't read that question correctly.

A. Why did you ever say no? You should have said yes.

1.4

Q. I see. I have it wrong. I got you. Has any employee. Question 38: Has any employee or representative of W. R. Grace & Company or Cryovac ever disposed of any material, liquid or solid, new or used in, on or near the Washington Street property?

Answer: Yes. And then in question 40 it asks if the answer to question 38 or 39 is yes, please provide the following, and then it asks several questions, A through H. The answer given, the answers given are on page 23. Do you have any information concerning the matters described in answer 40 A through H?

- A. None other than what I have answered prior to this question.
- Q. So you don't know whether material was periodically spread on the ground to the rear of the plant?
 - A. No, I do not.
- Q. And you don't know -- all right. You don't know.
- 24 All right. States on page 27,

Question 51: Were any representatives of W. R.

Grace & Company and/or Cryovac ever notified by any
party of the presence of contaminants in, on or
near the property or in the water at the Washington
Street property? And if so, it asks certain
questions A through D.

And the answer on Section C it states: EPA advised W. R. Grace orally and by letter that it had received allegations that a trench or pit had been used for disposal of wastes in 1974, that material had been disposed of on the ground on other occasions, and that a tank or dry well had been ruptured during construction activities in the mid 1960's.

Did you have any information concerning the matters discussed in Section 51 C of the answers to interrogatories?

- A. Other than what I testified to today?
- Q. Did the EPA ever advise you orally other than the letter concerning the trench or pit that had been used for disposal of waste in 1974?
 - A. I don't believe anyone called me.
- Q. You don't remember any such conversation?
 Or any contact with an EPA official?

ì No, I don't. Oh, Abley is vice president Α. of Reynolds? 2 That's interesting information. 3 (Off the record discussion). 4 You have indicated that Mr. Shalline has 5 Q. the job of waste and pollution control coordinator; 6 7 is that right? 8 Α. Yes. 9 Did you appoint him in that position? 10 Α. Yes, I did. MR. CHEESEMAN: Let's be clear about 11 12 this now. You are using that term as if it were a 13 title and I believe the testimony was that there is no official title. 14 15 I think that's very important. I agree 16 with that. Mr. Shalline to your knowledge was 17 never officially appointed Pollution Control 18 Officer; is that right? 19 No such title. 20 Q. No such title --To my knowledge. 21 Α. 22 Exists? Q.

But he was responsible for waste and

To my knowledge.

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Α.

Q.

pollution control matters?

- A. As part of his responsibilities.
- Q. What, who appointed him in this capacity?
- A. I did.
- Q. What qualifications did Mr. Shalline possess in order for you to make your judgment that he should be responsible for those matters, pollution and waste control?

MR. CHEESEMAN: Object to the form of the question. Go ahead and answer.

- A. Well, he had the most experience with what was used in the plant.
 - Q. Any other qualifications?
 - A. I don't think he needed any others.
- Q. When you say that he had the most experience for what was used at the plant, why did you believe he had the most experience?
- A. Seniority, being involved as general foreman, being exposed to all the production departments on a daily basis for years and years and years.
- Q. That he would be the person most knowledgeable about the use of chemicals at the plant and how they were handled?

1 A. In my opinion, yes. 2 That's why you made him responsible for pollution and control matters? 3 Α. Yes. 4 Was it Mr. Shalline's responsibility to 5 answer any and all inquiries by governmental 6 agencies concerning waste or pollution control 7 8 matters at the plant? With the exception of the EPA letter. 9 10 With the exception of the EPA letter, that 0. 11 was his responsibility? 12 Α. Yes. Why was there an exception as to the EPA 13 14 letter? 15 Α. It came to me. 16 Did you give a copy of that letter to Mr. Shalline? 17 I believe so. 18 Α. 19 Did you instruct Mr. Shalline to do 20 whatever is necessary to answer the letter from EPA? 21 I instructed him to give me as much Α. 22 information as he could to answer the letter.

Did you instruct him to look at records to

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Q.

answer the information?

1 I wasn't any more specific but to get me Α. as much information as he could. 2 You requested Mr. Shalline to get you as 3 much information as he could concerning the 4 information requested by the EPA in the letter of 5 б January 1982? 7 Α. Yes, sir. 8 Q. And you were relying on Mr. Shalline to provide you that information? 9 10 Yes, I did. Α. (Off the record discussion). 11 12 (Recess). 13 0. Mr. Forte, I am going to ask you a series 14 of questions and then I am going to let you go. 15 Thank you. Going to be asking your opinion. 16 If in 17 the 1960's the waste, chemical waste was disposed 1.8 of to the rear of the plant on the ground, would 19 that have been a proper practice in your opinion as 20 plant manager? 21 Objection. Go ahead MR. CHEESEMAN: 22 and answer. 2.3 Α. I don't know.

Would that practice have violated any

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Q.

1 company policy which you were aware of in the 2 1960's concerning how waste was to be disposed of? I don't believe it would have. 3 To your knowledge was it industry practice 4 Q. in the 1960's to dispose of chemical waste by 5 disposing of it on the ground? 6 I have no idea what industry practice was 7 in the 1960's. 8 If it had taken place, if dumping chemical 9 Q. waste products on the ground in the 1960's had 10 11 taken place at the Woburn plant, that to your 12 knowledge would not have been an improper practice? 13 MR. CHEESEMAN: Objection. Go ahead. I don't know that I would have thought too 14 Α. much about it. I wouldn't like it. 15 You wouldn't like it? 16 0. I wouldn't like it. 17 Α.

Q. Why would you not like it?

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- A. Just in principal I wouldn't like it just dumping stuff.
 - Q. Why would you not like it in principle?
- A. Just because it messes up the ground. It has nothing to do with a waste disposal, hazard or anything like that. It is the 1960 mentality that

1 I would have had. 2 What would have been your 1960 mentality concerning the disposal of material on the ground? 3 MR. CHEESEMAN: Objection. 4 I just answered. 5 Α. Which would have been? 6 Q. 7 MR. CHEESEMAN: He has answered the 8 question. Yes, I said I wouldn't like it. 9 10 In the 1970's, would it have been a proper 11 practice at the Woburn plant to have disposed of 12 chemical waste by dumping it on the ground to the rear of the plant? 13 14 MR. CHEESEMAN: Objection. 15 To my knowledge --Α. 16 MR. CHEESEMAN: Go ahead. 17 To my knowledge it wasn't a practice. Α. But if it had been a practice in the 1970's, 18 Q. 19 would it have been a proper practice at the Woburn 20 plant? 21 MR. CHEESEMAN: Objection. Go ahead. 22 I don't know. Α. 23 If toxic waste material was disposed of to

the rear of the plant on the ground in the 1970's,

would that have violated any company policy or 1 practice that you were aware of in the 1970's? 2 MR. CHEESEMAN: Objection. 3 I don't know. I don't know. 4 Α. You don't know if it would? 0. 5 No. б Α. Would you have liked it? 7 Q. MR. CHEESEMAN: Objection. 8 I wouldn't like it. 9 Α. Why wouldn't you have liked it in the 1970's? 10 Q. MR. CHEESEMAN: Objection. 11 12 Same reason I gave before. Α. 13 Which is? Q. 14 MR. CHEESEMAN: Objection. Answer? Just messing things up and if it 15 A. 16 was toxic, I'd like it even less. Why if it was toxic would you like it even 17 less? 18 19 MR. CHEESEMAN: Objection. 20 Because I wouldn't feel that it would be Α. 21 right. 22 Why? Q. MR. CHEESEMAN: Objection. 23 24 Define toxic for me, will you please, so I Α.

f

| 1 | can answer the question more intelligently? |
|------|---|
| 2 | Q. How do you understand the word toxic to be? |
| 3 | MR. CHEESEMAN: Objection. |
| 4 | A. Why don't you tell me what it means. |
| 5 | Q. Well, do you have an understanding of what |
| 6 | toxic means? |
| 7 | A. Well, I had assumed off the top of my head |
| 8 | some dangerous chemical. |
| 9 | Q. To humans? |
| L 0 | A. Yeah, that would be my interpretation; but |
| 11 | if you have a different meaning for toxic, I wish |
| l 2 | you'd tell me. |
| 1.3 | Q. I mean by toxic then that it is dangerous |
| 1 4 | to the health of humans. |
| 15 | A. Then I would object very strongly to |
| 16 | anybody doing it. |
| 1. 7 | Q. Dumping it on the ground? |
| L 8 | A. Absolutely. |
| L 9 | Q. Why? |
| 2 0 | MR. CHEESEMAN: Objection. |
| 2 1 | A. Because. |
| 2 2 | Q. Because why? |
| 23 | A. Because if there was any danger to anybody, |
| 2 4 | we would object as a company. |

| 1 | Q. Why would you object? Why would the |
|-----|---|
| 2 | company object |
| 3 | MR. CHEESEMAN: I object. |
| 4 | Q. To the disposing of toxic chemicals on the |
| 5 | ground? I know he would object. |
| 6 | MR. CHEESEMAN: Objection. Go ahead. |
| 7 | A. Because we would not want to hurt anybody. |
| 8 | Absolutely not. |
| 9 | Q. Do you have an understanding as to how |
| 10 | dumping toxic chemicals on the ground could in some |
| 11 | fashion hurt people? |
| 12 | MR. CHEESEMAN: Yes or no. |
| 13 | Q. Do you have? |
| 14 | MR. CHEESEMAN: Do you have an |
| 15 | understanding? |
| 16 | Q. Do you have an understanding? |
| 17 | A. No. |
| 18 | Q. No? |
| 19 | A. No. |
| 20 | Q. If it could, it would be a bad practice; |
| 21 | is that right? |
| 22 | MR. CHEESEMAN: Objection. |
| 23 | A. Answer? |
| 2 4 | MR. CHEESEMAN: Yes. |

| 1 | A. My answer is the same. If it would hurt |
|----|---|
| 2 | anybody, we would be very unhappy and stop it. |
| 3 | Q. If you knew that material containing |
| 4 | did you know that trichloroethylene was a hazardous |
| 5 | or toxic chemical? |
| 6 | MR. CHEESEMAN: Objection. |
| 7 | A. No. |
| 8 | MR. CHEESEMAN: Give me a chance. |
| 9 | Objection. |
| 10 | A. No. |
| 11 | Q. In the 1960's, did you know that |
| 12 | trichloroethylene was a dangerous or toxic |
| 13 | substance? |
| 14 | MR. CHEESEMAN: Objection. |
| 15 | A. No. |
| 16 | Q. 1960's did you know that trichloroethylene |
| 17 | could cause, could adversely affect the health of |
| 18 | people? |
| 19 | MR. CHEESEMAN: Objection. |
| 20 | A. No. |
| 21 | Q. If material which was hazardous to the |
| 22 | health of humans was contained in material that was |
| 23 | being disposed of to the rear of the plant, would |

that have been an improper practice in the 1960's?

1 MR. CHEESEMAN: Objection. If we knew about it, it would have been 2 Α. 3 stopped immediately, without question. Q. Why? 4 5 MR. CHEESEMAN: Objection. Α. If we knew it was harmful, we would have 6 7 stopped it immediately. 8 0. Are you saying then that if you were aware that hazardous material contained or that -- strike 9 10 that. You were aware in the 1960's that material 11 containing hazardous chemicals was being disposed 12 of to the rear of the plant on the ground, that would have been a practice which you would have 13 14 stopped; is that right? 15 MR. CHEESEMAN: Objection. 16 Α. Yes. 17 And if you knew that in the 1970's that 18 material containing hazardous chemicals was being disposed of on the ground, you would have stopped 19 20 that practice? 21 MR. CHEESEMAN: Objection. 22 Α. Yes. 23 If you had known that the drums of

material that were poured into the pit in the

| 1 | 1970's contained hazardous chemicals, would you |
|-----|--|
| 2 | have stopped that practice? |
| 3 | MR. CHEESEMAN: Objection. |
| 4 | A. If I knew they were going in? |
| 5 | Q. Yes. |
| 6 | A. Yes. |
| 7 | Q. If you discovered after all right. If |
| 8 | you knew that drums containing material containing |
| 9 | hazardous chemicals were buried on the property, |
| 10 | would you have removed those drums? |
| 11 | MR. CHEESEMAN: Objection. |
| 12 | A. I didn't know that, so |
| 13 | Q. But if you did know that, do you think you |
| 14 | would have removed those drums? |
| 15 | MR. CHEESEMAN: Objection. You know |
| 16 | of course we did remove them. |
| 17 | Q. After prodding. |
| 18 | A. That's not true. |
| 19 | MR. CHEESEMAN: I guess he's answered |
| 20 | the question. |
| 21 | Q. What, would you have removed them? |
| 22 | A. Yes. |
| 23 | Q. You would have? |
| 2 4 | A. Yes. |

| 1 | Q. Why would you have removed them? |
|----|--|
| 2 | MR. CHEESEMAN: Objection. |
| 3 | A. If they were hazardous, we would have |
| 4 | removed them. |
| 5 | Q. So if you knew that material containing |
| 6 | hazardous chemicals were buried in the property, |
| 7 | W. R. Grace property, you would have had it removed, |
| 8 | is that correct? |
| 9 | MR. CHEESEMAN: Objection. |
| 10 | A. You said drums? |
| 11 | Q. Drums. |
| 12 | A. Yes. |
| 13 | Q. And the reason you would have had it |
| 14 | removed? |
| 15 | MR. CHEESEMAN: Objection. |
| 16 | A. If I thought they were harmful to anybody, |
| 17 | we would have done something about it. |
| 18 | Q. Now, the material that was poured into the |
| 19 | trench, you knew that the material had been poured |
| 20 | into the trench; is that right, in 1974? |
| 21 | MR. CHEESEMAN: You asking if he knew |
| 22 | in 1974? |
| 23 | Q. Sorry, did you ever know prior to the EPA |
| 24 | letter that material had been noured into the |

| 1 | trench in 1974? |
|-----|--|
| 2 | A. Not to my knowledge. |
| 3 | Q. In your investigation in 1982, you found |
| 4 | out that material had been poured into the trench, |
| 5 | is that right? |
| 6 | A. That is correct. |
| 7 | Q. Did you make any determination as to |
| 8 | whether the material that was poured into that |
| 9 | trench was hazardous or not? |
| 10 | MR. CHEESEMAN: Asking about him |
| 11 | personally? |
| 12 | Q. Yes, whether you did? |
| 13 | A. No. |
| 14 | Q. You never did? |
| 15 | A. No. |
| 16 | Q. To this day do you know what that material |
| 17 | contained? |
| 18 | A. No. |
| 19 | Q. Did you ever review the results of the EPA |
| 20 | or strike that. Did you ever review the results of |
| 21 | the tests done on the pit once it was excavated? |
| 22 | A. I did sit in a meeting. |
| 2 3 | Ask the question again, please. |
| 24 | Q. Did you ever review results of test |

results of the pit that was excavated of the 1 material that was contained in the pit? 2 MR. CHEESEMAN: I understand that 3 question to call simply for a yes or no answer and 4 that means did you review, that means did you ever 5 look at any of the printed reports of the test data 6 that came out? 7 I did once. Α. 8 Did you determine in reviewing that 9 10 material that hazardous waste material had been 11 disposed of in that pit in 1974? 12 Α. No. You did not? 13 Q. 14 Α. No. You did not? 15 Q. 16 Personally? Α. Yes. 17 Q. 18 No. Α. 19 But in your review you did see the 20 chemicals that were listed that were found in the

A. Yes, I saw the list.

pit; is that right?

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Q. And did you determine, did you know that any of those were hazardous?

| 1 | A. No. |
|-----|---|
| 2 | Q. Have you determined since then that any of |
| 3 | those materials are hazardous? |
| 4 | A. My personal opinion? |
| 5 | Q. Yes. |
| 6 | A. No. |
| 7 | Q. To this day you don't know whether they |
| 8 | are hazardous or not? |
| 9 | A. No. |
| 10 | Q. So if you had been told by Mr. Kelly that |
| 11 | the material contained trichloroethylene that was |
| 12 | poured into the pit in 1974, that wouldn't have |
| 13 | made any difference to you, would it? |
| 14 | MR. CHEESEMAN: Objection. |
| 15 | A. Not unless somebody if I knew for sure |
| 16 | it was a hazardous material, it would have made a |
| 17 | difference. |
| 18 | Q. How would it have made a difference? |
| 19 | MR. CHEESEMAN: Objection. |
| 20 | A. Well, if there was any danger from the |
| 21 | material, I would want to do something about it. |
| 2 2 | Q. And what do you think you could have done |
| 2 3 | about it? |

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MR. CHEESEMAN: Objection.

1 If they were in drums, we could have Α. removed them. 2 If you were -- You have seen the exhibit 3 which has the cease order or the stop use order from Cryovac concerning trichloroethylene? 5 (Witness pointed). 6 Yes, the exhibit? 7 0. 8 A. Yes. Where it states the material is not to be 9 0. used any more because it has carcinogenic 10 properties? 11 12 MR. CHEESEMAN: Now, I object. 13 That's a misstatement of what that exhibits says. 14 (Document handed to the witness). 15 Page 3 of Exhibit 9 says in part: Q. substance described below has been cited as a 16 17 carcinogenic substance, as having potential carcinogenic hazards or as having other proven or 18 potential serious health hazards. The evidence 19 20 available to date is such that we feel that the 21 substance should be eliminated from possession or 22 use in our plants immediately."

you had known that trichloroethylene had been in

23

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Now, if you had known at the time, if

1 the material that was poured in the pit and you knew the information concerning trichloroethylene 2 contained in Shalline Exhibit No. 9 concerning the 3 properties of trichloroethylene, would you have 4 5 considered it to be hazardous and something that should be removed? 6 7 MR. CHEESEMAN: Objection. I'm not sure based on that letter. 8 Α. You don't believe that the Shalline 9 10 Exhibit No. 9 in talking about trichloroethylene 11 was strong enough concerning the hazards of 12 trichloroethylene to determine whether it was hazardous or not? 13 14 Α. That's right. MR. CHEESEMAN: Objection. 15 16 Α. Excuse me, I'm sorry. 17 Is that correct? Q. 18 MR. CHEESEMAN: He has answered the 19 question over my objection. 20 Α. Sorry. 21 MR. CHEESEMAN: He answered it 22 already. 2.3 Q. We have it on the record.

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Α.

I'm sorry.

| 1 | Q. So if you did know that the substance had |
|----|---|
| 2 | been cited as a carcinogenic substance, as having |
| 3 | potential carcinogenic hazards, or as having other |
| 4 | proven or potential serious health hazards, and you |
| 5 | knew that that material had been poured into the |
| 6 | pit or that drums with that material might be in |
| 7 | the pit, you would not have considered that to be |
| 8 | serious enough to have done anything about; is that |
| 9 | right? |
| 10 | MR. CHEESEMAN: Objection. |
| 11 | A. I think if I knew the drums were in the |
| 12 | pit, I probably would have investigated it further |
| 13 | if I knew. |
| 14 | Q. Why would you have investigated further? |
| 15 | MR. CHEESEMAN: Objection. |
| 16 | A. Just to make sure there was a good reason |

- Q. Good reason to remove them?
 - A. Yes.

to do it.

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- Q. Well, would the information contained in the stop use order have been helpful in determining whether it was a dangerous substance or not -
 MR. CHEESEMAN: Objection.
 - Q. And should be removed?

| 1 | MR. CHEESEMAN: Objection. Go ahead. |
|-----|---|
| 2 | A. It was information leading up to furher |
| 3 | investigation if I thought there were drums in the |
| 4 | pit. |
| 5 | Q. But in fact you did not engage in any |
| 6 | investigation to determine what material was in, |
| 7 | had been poured into the pit or what material might |
| 8 | be in the drums that might be in the pit. |
| 9 | MR. CHEESEMAN: Objection. |
| 10 | A. That is true. |
| 11 | Q. And you never made a determination or |
| 12 | tried the make a determination as to what, how |
| 13 | hazardous those materials might be that were poured |
| 14 | into the pit or might be buried in the pit? |
| 15 | MR. CHEESEMAN: Him personally? |
| 16 | Q. Yes, you personally. |
| 17 | MR. CHEESEMAN: Objection. |
| 18 | A. No, I did not. |
| 19 | (Off the record discussion). |
| 20 | Q. Are you aware of the corporate structure |
| 21 | of W. R. Grace? |
| 22 | A. A little bit. |
| 2 3 | Q. Do you understand the corproate |
| 24 | organization of W. R. Grace? |

1 Very large. You have to ask me a specific Α. 2 question. 3 Do you understand that W. R. Grace has lots of different divisions? 4 5 Α. Yes. Do you understand that they have divisions 6 Q. 7 in the chemical industry? 8 Α. Yes. Are you aware of the fact that there are, 9 that W. R. Grace has various divisions and people 10 involved in those divisions with special expertise 11 12 in various matters? 13 Α. Yes. 14 Did you know that W. R. Grace has 15 expertise in engineering? 16 Α. Yes. 17 Q. In toxicology? I don't know that. 18 Α. 19 In human health matters? 0. 20 Don't know that. Α. 21 In science? 0. 22 Science? Yes. A. 23 In chemicals? 0.

Yes.

Α.

Q. And did you understand that during the time you were associated with the Woburn plant as plant manager or as general manager that if you had any questions concerning matters which needed expertise that you could go to the resources of the W. R. Grace corporation to get your questions answered?

MR. CHEESEMAN: Objection. Go ahead.

- A. It was not a common practice, but I could have.
- Q. You believed, it was your understanding that if you wished, you could get information from the various divisions or people associated with the W. R. Grace Company in whatever disciplines or fields where W. R. Grace had specialized knowledge; is that right?

MR. CHEESEMAN: Objection.

A. I believe so.

Q. Had you at any time as plant manager or general manager of the Woburn plant ever, for whatever reason, ever contacted or received information from someone associated with W. R. Grace who had specialized knowledge in a particular area?

| 1 | A. Not that I recall. |
|----|--|
| 2 | Q. But they were available? |
| 3 | MR. CHEESEMAN: Objection. |
| 4 | A. Well, available? Can you rephrase that |
| 5 | question? |
| 6 | Q. Did you believe that they were available |
| 7 | if you needed them? |
| 8 | MR. CHEESEMAN: Objection. |
| 9 | A. It depends on the areas you mentioned. |
| 10 | Q. If you believed that you needed |
| 11 | specialized information in areas of engineering, |
| 12 | you knew that you could get that from resources |
| 13 | that the W. R. Grace Company had? |
| 14 | MR. CHEESEMAN: Objection. Go ahead. |
| 15 | A. Probably. |
| 16 | Q. If you wanted to find out how dangerous |
| 17 | the chemicals or substances containing chemicals |
| 18 | that were disposed of in the plt in 1974, was it |
| 19 | possible for you to have obtained that information |
| 20 | from a resource connected with the W. R. Grace |
| 21 | Company? |
| 22 | MR. CHEESEMAN: Objection. |
| 23 | A. I don't know. |

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Q. Did you believe that you could have gone

1 to Mr. Stewart if you had any questions concerning environmental matters? 2 MR. CHEESEMAN: Objection. 3 Yes, I could have. 4 Α. But you never did go to Mr. Stewart to ask 5 Q. 6 him any questions that you might have had 7 concerning environmental matters? 8 MR. CHEESEMAN: Objection. Not that I recall. 9 Α. You never contacted anyone associated with 10 the W. R. Grace Company to determine how hazardous 11 the chemicals were that were used at the Woburn 12 13 plant at any time? 14 Α. Personally? 15 Q. Yes. 16 No, I did not. A. 17 Are you aware of anybody associated with Q. the Woburn plant who at any time ever contacted 18, 19 somebody associated with the W. R. Grace 20 Corporation concerning the hazards posed by the 21 chemicals used at the Woburn plant? 22 Α. I don't know.

You are not aware of any?

23

24

Α.

No.

- Where did you reside when you were 1 Q. 2 associated with the Woburn plant? 3 Α. Lexington. 4 Did you always live there? 0. Since 1960. 5 Α. Since 1960 you lived in Lexington? 6 0.
 - Q. At any time at the Woburn plant did you ever see any warning signs or information posted concerning the chemicals used at the plant or the hazards that those chemicals posed?
 - A. I don't recall any.

'60 to '84.

- Q. Do you remember ever holding or ever attending any meetings or seminars at the Woburn plant at which the chemicals used at the plant or the hazards posed with those chemicals was ever discussed?
 - A. No.

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Q. And during the time that you were associated with the Woburn plant, did you ever attend any or did you ever ask that such meetings take place at which the proper handling and disposal of chemicals used at the plant was discussed?

A. No.

Q. At any time you were associated with the Woburn plant, did you ever direct that a meeting be held? Do you remember ever attending a meeting at which it was discussed the prevention of chemical spills or the procedures to be followed in the event of a spill of chemicals in use at the plant?

- A. No.
- Q. To your knowledge during the time you were associated with the Woburn plant --
 - A. You are talking about me personally?
- Q. You. Were you ever, did you ever, do you have any knowledge during the time you were associated with the Woburn plant at any time of any spill of chemicals used at the plant?
 - A. No.
- Q. Were you aware of any meetings taking place at the plant at which you may not have attended or which may not have been at your direction but which did take place at the plant at which the waste disposal practices or the handling of chemicals was discussed?
 - A. I am not aware of any.
 - Q. At any time during the time you were

1 associated with the plant?

(Witness shook head).

- Q. From 1960 to 1984?
- A. I am not aware of any.
- Q. After the governmental regulation came into effect, did you ever require that a meeting take place or were you aware of any meeting taking place at which employees were instructed as to how to handle and dispose of chemicals used at the plant?
 - A. I was not in at any such meeting.
- Q. Are you aware of any such meeting taking place at the time you were associated with the plant up until 1984 when you left?
 - A. I am not aware of any such meeting.
- Q. You never directed such a meeting take place?
 - A. No, I did not.
- Q. Was information to your knowledge ever given to employees at any time you were associated with the Woburn plant in any form as to how chemicals were to be handled or how chemicals were to be disposed of at the plant at any time?

MR. CHEESEMAN: So far as you know.

| 1 | A. I don't know. |
|-----|---|
| 2 | Q. You never directed that such information |
| 3 | be given to employees? |
| 4 | A. No, I did not. |
| 5 | And you're not aware that such information |
| б | ever was given to employees? |
| 7 | A. I don't know. |
| 8 | (Recess). |
| 9 | Q. Are you aware of the W. R. Grace & Company |
| 10 | making a press release in February of 1983 |
| 11 | concerning the Woburn plant and the contamination |
| 12 | of wells G and H? |
| 13 | MR. CHEESEMAN: Yes or no. Are |
| 14 | you aware? |
| 15 | A. From that date, I am not aware of the date. |
| 16 | Q. Are you aware of such a press release? |
| 17 | A. I am aware of more than one press release |
| 18 | I believe. |
| 19 | Q. Were these, were you involved in these |
| 20 | press releases? |
| 21 | A. I have seen some of them. |
| 22 | Q. Ask her for copies of these. I think she |
| 23 | made copies. |
| 2 4 | A. I'll return it to you. |

| 1 | Q. I have no doubt you will. |
|-----|---|
| 2 | (Documents handed to the witness). |
| 3 | Q. Is that document a press release you |
| 4 | remember? |
| 5 | A. It looks familiar. |
| 6 | It looks like it. |
| 7 | Q. Let me see it. I'm going to get you |
| 8 | copies. |
| 9 | A. You want to read it all? |
| 10 | MR. CHEESEMAN: I want to read it. |
| 11 | (Copies of document distributed). |
| 12 | MS. WINKLER: It looks like more than |
| 13 | one. |
| 14 | MR. SCHLICTMANN: It is documentation |
| 15 | with the press release. |
| 16 | MR. CHBESEMAN: I didn't send you all |
| 17 | that. All I said: I am enclosing |
| 18 | MR. SCHLICTMANN: That's the way you |
| 19 | gave it to the press with those documents. |
| 20 | MR. CHEESEMAN: Oh, okay. |
| 21 | Q. Mr. Forte, let me just have that one. |
| 22 | (Document handed to Mr. Schlictmann). |
| 23 | Well, now, this press release of |
| 2 4 | February 25th, 1983, are you familiar with this |

| 1 | particular press release? |
|-----|---|
| 2 | MR. CHEESEMAN: We'd like to read it |
| 3 | first. |
| 4 | Q. I thought he had an opportunity. |
| 5 | MR. CHEESEMAN: Did you read all four |
| 6 | pages of it? |
| 7 | A. Not all four pages but the first page |
| 8 | looked like it. |
| 9 | MR. CHEESEMAN: Why don't you read |
| 10 | the whole thing. |
| 11 | (Counsel and witness read document). |
| 12 | Q. Have you had a chance to read this press |
| 13 | release dated February 25th, 1983? |
| 14 | A. Is that the date? |
| 15 | MR. CHEESEMAN: February 25, 1983. |
| 16 | A. Yes. |
| 17 | Q. Do you recognize it? |
| 18 | A. Yes. |
| 19 | Q. What is it? |
| 20 | A. A press release. |
| 21 | Q. Did you take part in the making of this |
| 22 | press release? |
| 23 | MR. CHEESEMAN: I drafted it myself. |
| 2 4 | MR. SCHLCITMANN: You did? |

| MR. CHEESEMAN: Yes. |
|---|
| Q. All right. Mr. Cheeseman did. |
| A. So my answer is no. |
| Q. Take your deposition. Did you review a |
| copy of this press release prior to being issued to |
| the public to your knowledge? |
| MR. CHEESEMAN: If you know. |
| A. I don't remember. |
| Q. You don't know? |
| A. I don't remember. |
| Q. Do you ever remember reading the press |
| release? |
| A. Oh, yes. |
| Q. And did the press release contain accurate |
| statements as far as you were concerned? |
| A. I believe so. |
| Q. Are all the statements contained in this |
| press release of February 25th, 1983 fair and |
| accurate statements based on your knowledge? |
| MS. WINKLER: Objection. |
| MR. CHEESEMAN: I'm going to object |
| to that question. There are quotations here made |
| at face and I think the question is far too broad |
| |

to be able to be answered in that form.

| 1 | |
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| 1 | MR. SCHLICTMANN: All right. We'll |
| 2 | try to make it more narrower. You have had a |
| 3 | chance to read this release of February 25th, 1983; |
| 4 | is that right? |
| 5 | A. Yes. |
| 6 | Q. In reading that release of February 25th, |
| 7 | 1983, was there any information which Grace was |
| 8 | presenting to the public which was in your opinion |
| 9 | inaccurate or misleading? |
| 10 | MS. WINKLER: Objection. |
| 11 | Don't pay any attention to me. |
| 12 | MR. CHEESEMAN: I'll object as well |
| 13 | to the form of the question, but you can go ahead |
| 14 | and answer it. Is there anything in there? |
| 15 | A. In my opinion |
| 16 | MR. CHEESEMAN: That represents |
| 17 | remarks by Grace. |
| 18 | A. In my opinion, I have no objection to |
| 19 | anything in this press release. |
| 20 | Q. You don't? |
| 21 | A. Relating to Grace. |
| 22 | Q. I'm sorry? |
| 2 3 | A. Relating to Grace. |
| 2 4 | Q. Any information relating to W. R. Grace & |

Company, what it did, was contained in this press release of February 25th, 1983, you don't consider to be inaccurate or misleading?

MR. CHEESEMAN: Objection.

A. I don't believe so.

That's my answer.

Q. Okay. In the first page there of paragraph 3, it says: In the fall of 1982, Grace reported to the EPA that the Cryovac plant had purchased a total of only FOUR drums of TCE over the 22 years the plant had been in operation. This is approximately 220 gallons, or about ten gallons a year averaged over the lifetime of the plant. Furthermore, almost all of the small amount was consumed in Cryovac operations and little is unaccounted for.

Do you consider that to be a truthful statement?

MR. CHEESEMAN: Objection. Go ahead.

- A. In my opinion I believe so.
- Q. Do you believe that there is little trichloroethylene which was used by the Grace plant which cannot be accounted for?
 - A. That would be my opinion.

- Q. How much trichloroethylene do you believe cannot be accounted for?
 - A. I have no opinion.
 - Q. You have no opinion as to how much cannot be accounted for?
 - A. No.

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Q. You don't know how much can be accounted for and how much cannot be accounted for?

MR. CHEESEMAN: If you participated in any calculations to answer. If you didn't participate in the calculations, then we don't know the answer.

- A. I don't know.
- Q. Do you know how much can be accounted for and how much cannot be accounted for?
 - A. No, I do not.
- Q. Now, it states that in 1982 Grace reported to the the EPA that the Cryovac plant had purchased a total of only four drums. Are you aware that Grace reported to the EPA that information?
 - A. Yes, I was told.
 - Q. You were told?
- A. Yes.
- Q. Did you report that information to the

| 1 | W. R. Grace? |
|-----|---|
| 2 | A. No. |
| 3 | MR. CHEESEMAN: To W. R. Grace? |
| 4 | Q. To W. R. Grace? |
| 5 | A. To W. R. Grace? |
| 6 | Q. Did you report that information to anybody |
| 7 | associated with W. R. Grace? |
| 8 | A. Me? |
| 9 | Q. Yes. |
| 10 | A. No. |
| 11 | Q. Did anybody at the Woburn plant give |
| 12 | information to anybody associated with W. R. Grace? |
| 13 | MR. CHEESEMAN: Are you basing these |
| 14 | questions on something that is said in this report? |
| 15 | MR. SCHLICTMANN: No. |
| 16 | MR. CHEESEMAN: That's a report to |
| 17 | EPA not to W R. Grace. |
| 18 | A. Right. |
| 19 | MR. CHEESEMAN: I think you made a |
| 20 | slip of tongue and now you're adopting it as your |
| 21 | question. |
| 2 2 | Q. I'll do it another way. How's this? It |
| 23 | says in the fall of 1982, Grace reported to EPA |
| 2 4 | that the Cryovac plant had purchased a total of |

| 1 | only four drums. When it says Grace, is that |
|-----|--|
| 2 | referring to the Woburn plant or is that referring |
| 3 | to the corporation W. R. Grace? |
| 4 | MR. CHEESEMAN: If you know what the |
| 5 | intent of the author was, you can answer that |
| 6 | question. |
| 7 | A. Cryovac plant. |
| 8 | Q. The Cryovac plant? |
| 9 | A. Yes. |
| 10 | Q. In the fall |
| 11 | A. My knowledge it was the Cryovac plant. |
| 12 | Q. Who at the Woburn plant informed the EPA |
| 13 | about the purchase of four drums of TCE over 22 |
| 14 | years? |
| 15 | MR. CHEESEMAN: I'd be happy to tell |
| 16 | you Mr. Stoler and I did by transmitting to them |
| 17 | copies of the Interrogatory answers in this case. |
| 18 | MR. SCHLICTMANN: No, you couldn't |
| 19 | have done it in the fall of '82. |
| 2 0 | MR. CHEESEMAN: Oh, I'm sorry. |
| 21 | You're right, but it was Mr. Stoler and I. |
| 22 | MR. SCHLICTMANN: We were still |
| 23 | fighting under Rule 11 in the fall of '82. |
| 2 4 | MR. CHEESEMAN: We were talking with |

- 1 Lauren Stiller Rikleen of EPA's Region 1 office.
 - Q. Then it was through your attorneys that you informed the EPA about the four drums?
 - A. Yes.

- Q. You didn't inform the EPA?
- A. No, I did not.
- Q. And nobody to your knowledge associated with the Woburn plant other than your attorneys informed the EPA; is that right?
 - A. That's correct.
- Q. Now, as to the fact that little can be unaccounted for, you have no information as to whether you can account for TCE's use at the plant or cannot account for it? You don't have any information?
 - A. No, I do not.
- Q. Now, it states on page 2 that a few months later, referring to the response to the EPA letter in March of 1982, that in the fall of 1982 after a further intensive examination of over twenty years of purchase orders and other records, and interviews of dozens of current and former employees, Grace advised EPA that it had in fact purchased four drums of TCE, two in the mid 1960's

| 1 | and two in the early 1970's. |
|-----|--|
| 2 | Did you conduct that investigation? |
| 3 | A. No, I did not. |
| 4 | Q. Are you aware that an investigation took |
| 5 | place in which twenty years of purchase orders and |
| 6 | other records and interviews of dozens of current |
| 7 | and former employees took place? |
| 8 | A. I know of an investigation. The terms I |
| 9 | don't know, if that was conducted by counsel. |
| 10 | Q. You didn't conduct the investigation? |
| 11 | A. No, I did not. |
| 12 | Q. Are you aware of what was done in the |
| 13 | investigation? |
| 14 | A. No, I was not. |
| 15 | (Off the record discussion). |
| 16 | MR. SCHLICTMANN: Thank you very much, |
| 17 | Mr. Forte. |
| 18 | MR. CHEESEMAN: Thank you, Mr. |
| 19 | Schlictmann. |
| 20 | MR. SCHLICTMANN: Let's mark this as |
| 21 | an exhibit and I'll give you a copy. |
| 22 | (Multi page press release with |
| 23 | attachments marked Forte Exhibit 1). |
| 2 4 | (Deposition closed at 4:06 PM). |

Excerpt from Rule 30 (e):

Submission to Witness; Changes; Signing. When the testimony is fully transcribed the deposition shall be submitted to the witness for examination and shall be read to or by him, unless such examination and reading are waived by the witness and by the parties. Any changes in form or substance which the witness desires to make shall be entered upon the deposition by the officer with a statement of the reasons given by the witness for making them.

I, VINCENT A. FORTE, have read the foregoing transcript of my testimony and it is true and correct to the best of my knowledge, information and belief.

Deponent's Signature

-13

That on _______, 1985, the foregoing deposition was submitted to VINCENT A. FORTE, the witness, for examination and was read by the witness, at which time any changes desired were entered upon the deposition, and that thereafter the deposition was signed by the witness before me.

Notary Public in and for the Commonwealth of Massachusetts.

My Commission expires

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| 1 | COMMONWEALTH OF MASSACHUSETTS) |
|-----|---|
| 2 | COUNTY OF SUFFOLK) |
| 3 | |
| 4 | |
| 5 | I, Nancy L. Eaton, a Notary Public within and for the Commonwealth of Massachusetts, |
| 6 | duly commissioned, qualified and authorized to administer oaths and to take and certify |
| 7 | depositions, do hereby certify that heretofore, on the date cited above, the witness personally |
| 8 | appeared before me at the above location and testified in the above captioned case; that the |
| 9 | said witness was by me duly sworn to testify to the truth, the whole truth and nothing but the truth, |
| | that thereupon and while said witness was under |
| 10 | oath, the deposition was taken down by me in machine shorthand at the time and place therein |
| 11 | named and was reduced to typewriting thereafter. |
| L 2 | I further certify that the said deposition constitutes a true record of the |
| L 3 | testimony given by the said witness. |
| L 4 | I further certify that I am not interested in the event of this action. |
| L 5 | IN WITNESS WHEREOF, I have hereunto |
| 16 | subscribed my hand and affixed my seal of office this 2nd day of April, 1985. |
| 1.7 | this zhu day of April, 1905. |
| L 8 | |
| L 9 | Janey A. Mario |
| 2 0 | Notary Public in and for the |
| 21 | Commonwealth of Massachusetts. |
| 22 | My Commission expires January 6, 1989. |
| 2 3 | |